THERE IS

MONEY IN

HAY-BALING

SEN SE

LIGHTNING Hay-Presses

Are sold by us on easy terms, four-payment contract. We know of parties who are clearing from two to three hundred dol lars in one season.

J. R. Haselden.



. . .

(J. A. BEAZLEY & CO)

FUNERAL DIRECTORS

Arterial and Cavity Embalming.

+ We have the most

complete line of FURNITURE and CARPETS

R. L. DAVIDSON, Attorney At Law. ◊

Life insurance policies bought \$\delta\$ for cash, or loaned on for sums \Diamond handle such. of \$500, and upward.

Will never forget you.

J. C. Thompson.

Items of Local Interest.

Drilling for water day and night.

Thompson's store has been painted. What was your plan of saving the

We need a hotel and water works September. worse than we need a railroad. Yes.

Open air concert at Mrs. McRoberts' Friday evening Aug. 15th. Don't

city assessor at the council meeting Monday night.

Danville is still hustling for the railroad, as will be seen from the clippings reproduced in this issue.

The types in our "special" made us say the New Garrard was erected in 1889." It should have been 1898.

The Lawrenceburg Fair will be held acknowledge, with thanks, press cour- they could find a place to lay their

Several valuable communications, which we had carefully stored away for a dull day, have been misplaced, and it is impossible to find them. We hope to locate them soon.

Make arrangements for the pay, and fixtures. Very respectfully, your articles will be printed.

Examinations for white teachers will be neld at Superintendent's office and Saturday, Aug. 22 and 23.

To be found in the to hear him. Mr. Campbell is a noble RECORD. town. Prices low. man, and is beloved by many Lancas-

paper virtually gives up the fight for a mining and prospecting company. I take this method of thanking our the railroad. Not on your pig-tail, friends for the excellent work they did to save our building in Sunday's fire. many other advantages which you will have to overcome, old fellow.

Dr. Goldstein will be at Veranda hotel in Stanford Aug. 8 and 9th, and

at Gilcher house, Danville, Monday and Tuesday Aug. 11th and 12th.

> Milton Sneed applied to the Council for permission to hold a street fair on the Public Square, and the matter was referred to a special committee. The colored folks want to give one in

Open Air Concert.

this week, as are many other good night, Aug. 15th. The best local tal- spent one winter. ent will participate. A fine program will be rendered.

Big Fair at Somerset.

The Somerset Fair is another of the build a railroad from Corbin, Ky., to many good ones to be beld in this sec-Judge M. D. Hughes was appointed tion. Sam M. Boone, Jr., is secretary cello and Albany, Ky., and Byrdstown, and Joe. H. Gibson, president. The Tenn. The proposed route was surdates are Sept. 2nd, 3rd, 4th, and 5th. veyed several years ago. Col. L. F. Last Quarterly Meeting. The last quarterly meeting for the conference year will be held at the Methodist church next Sunday. Rev.

A bunch of drummers, who came in Aug. 19, 20, 21 and 22, and promises to on Sunday night's train, wandered be among the best in the state. We around town for two hours before heads. Will we stand this? Nay, nay, Pauline. Lancaster capitalists have

Card of Thanks.

more pride than this.

I am very grateful to my friends for the timely aid and assistance rendered Sunday, and hope I will some Please remember that obituary, and day be in position to reciprocate. I other long notices sent in, are charged will always remember the kind or at the rate of ten cents a line. work done in romiving my goods and

F. P. Frisbie.

They are All Right. The ministers didn't try to preach August 15 and 16. Examinations for Sunday morning, but jumped in and colored teachers will be held Friday carried water with might and main. Lancaster has the best preachers in the state, anyway. They are all soci-Rev. T. H. Campbell will preach at able gentlemen, and we sinners don't the Baptist church Sunday morning, want to run when we see them com-

Doing Well in The West.

Capt. Wm. H. Collier, who has been

appointed an honorary member of the noble work done by them preciates the compliment very much. This body has done more for the advancement of Kentucky in general, and Louisville in particular, than any other organization, and the noble ef- 11 to 16 inclusive, this year is to be forts of its members should be appre- the biggest thing of its kind ever seen ciated by every Kentuckian.

Much Sickness

There is a great deal of sickness all over the state just now- The extreme weather, together with the fact that people keep their stomachs stuffed with vegetables, grease and other trash is the cause, so physicians tell us, and the wonder is that many deaths do not occur. Cisterns and wells are low, and this, too, adds much to the trouble.

Benefits Paid.

Mr. Jas. E. Todd, who accidentally shot himself in the leg, last Spring, which resulted in the loss of the limb, received in full his accideut insurance from the Fraternal Order of America, it being the first loss they have sustained since the organization of the lodge in Lancaster, four years ago, which speaks well for the order. They are reliable and will pay promptly.

A Worker.

To Harry Tomlinson is due the credit of getting Arnold's horses out from the burning stable. Although the roof was burning and most ready to fall in, Harry rushed through the smoke and untied six of the animals, the last one being severely burned before he could be untied. The animals were pulling hard against the halters, and it was difficult to get the ropes untied.

Knowledge of the Bible.

If you think the average Lancaster man is not "up" on the bible, listen to this: Jim Hamilton met Dave Ross Monday and made him a wager of \$5 that he could not repeat the Lord's Prayer. The wager was accepted and Dave began thus: "Now I lay me down to sleep, I pray the Lord my soul to keep." He was then interrupted by Hamilton, saying, "here is your \$5, I did not know you knew it so well."

With this issue, we send out the new city ordinances, as adopted recently. They are in force after today. Read them carefully. They were gotten up by Mr. G. B. Swinebroad, the clever town attorney, and he is entitled to great praise for the excellent work.

The South District Baptist Association, embracing several counties, will convene at the "Old Shawnee Run" church, near Burgin, on August 19. Shawnee Run is one of the oldest churches in the State and services were held there when it was necessary to leave several armed men on the tribute. This shows the right spirit, outside to keep watch for treacherous and shows furthermore that we have Indians who infested that portion of the country when the church was first An open air concert will be given in erected. It stands close to a cave, Our correspondence is forced out Mrs R. E McRoberts' yard Friday where Daniel Boone is said to have Lancaster. This is very encouraging

Mr. Hubble Successful.

A special telegram to the dailies says there is a proposition on foot to Celina, Tenn., via Burnside, Monti-Hubble, the promoter, has been there and through Wayne county the past week talking up the road and solicit- them in shape to run that night. ing subscriptions. He has met with This was quick and good work. much encouragement. From present W. E. Arnold, of Stanford, will preach indications the road seems a certainty at 11 a. m., and 8 p. m. The pastor requests the members especially to all be territory in Kentucky and Tennessee, rich in timbers, minerals, oil and gas.

City Council.

At the regular meeting of the Council Monday evening a number of claims were ordered paid, the application of W. A. Arnold to build another livery stable, brick with metal roof, where attend will forfeit their certificates. the one burned stood was passed until a special meeting, and the question of requiring R. H. Batson to remove force pump from well on Square refered to a special committee. As to the pump, the Council granted Mr. Batson the use of the well about seven years ago, and it was reported that he m., and gets back at midnight. refused to allow water to be taken therefrom Monday night only for use on his own house. This Mr. Batson denies, and it was refered to the committee for adjustment. given the premium at the Crab Orch

A Card Of Thanks.

We desire to express to the people of Lancaster our deep gratitude for the noble assistance so cheerfully given us and his many friends will be delighted ing. They are all good friends of THE in our hour of great peril. Coming, as we did, strangers to you, we feel doubly Sunday, but all through our stay with RECORD office, and will be ready for you, and since our great disaster pen business in a day or two. His stock The Interior Journal covered her- in South Dakota for some months, cannot describe our grateful feelings was turned topsy-turvey, and it is takdaily editions during the Crab Orch- death of his mother, and has been and the county. We are sincerly order. You can't keep a good man ard and Hustonville Fairs. They are spending some time with his father grateful to the many kind people who down. hustlers over there and know how to and sisters. Capt. Collier is an excel- have so generously opened their homes lent young fellow, and his many friends to us, and we hope to be able in the will be glad to know that he is doing near future to again be in our old The Danville Advocate says this well in the West. He is connected with home, the Garrard Hotel where we will be more than pleased to recipro-

To our colored friends we also ex-The editor of The Record has been tend our deepest gratitude for the tend our deepest gratitude for the

T. B. Long and wife. ford to be indifferent to any thing

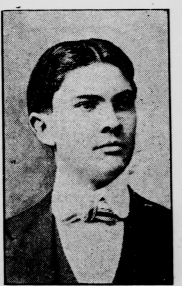
A Great Big Show at Lexington. which will further these ends. The big Roman Carnival to be giv

en at the Lexington Elks Fair, Aug. Interior Journal:-Stanford condoles with her sister town of Lancaster in her fearful loss by fire. Certainly the in Kentucky. Speaking of the show good people of that magnificent little at Kansas City recently a paper says: city have had more than their share of "The De Kreko Bros., Roman Carnisuch casualties and we sincerely trust val and Exposition Company includes that the end of them has at last been some of the best fair attactions now reached. THE CENTRAL RECORD'S on tour. The most important featextra telling about the fearful Lancasures of this aggregation are: Bartholter fire and containing good half tone omew's trained horses, the Lilliputian cuts of the wrecked buildings was a horses and ponies, the Roman arena, piece of commendable enterprise in Lalla Coolah, the man-Venus; the Editor Landram. We congratulate German Garden, the Roman Theater, him on his fine effort. 'the eruption of Mount Pelee,' the Electric Theater, the Palace of Mys-Should Thank The Lord. tery. the Twentieth Century Girls, The man who has a good and indus the Ferris wheel and the Meiers Famtrious wife has reason to get down or ily of expert swlmmers. In addition his knees three times a day and thank to the foregoing there are gypsy camps God, says an exchange. A good womvaudeville acts and other minor atan can bring more sunshine and haptractions without number. There are piness into a family circle than a gold over two hundred people connected mine or barrel of cider, and can make with the company, and taken all in all around her happy and contented as all, the De Kreko Bros,, aggregation well as being the same herself. The

seen here." Well-Merited Success

is by far the best of the kind ever

The many friends of Mr. Jno. Paul Miller, of this city, are glad to know that he was the successful competitor for the appointment as a cadet to Annapolis Naval School. There were thirteen contestants, and Mr. Miller receiving the highest marks, was ed a remarkable device which probagiven the position. He has been a



hard student, and being an unusually He has labored hard with them, and intelligent young man, his appoint the city should make him a handsome ment is quite pleasing to his friends. allowance for the work. Mr. Swine- He goes to Louisville in a few days to

IT CAN BE REBUILT. As we go to press, several papers are being circulated and are receiving

many names of those who want to

Quick Work.

To Teachers

To Teachers.

A Beautiful Child.

During our absence last week, the

Back in Business.

Mr. Fred P. Frisbie, who is truly a

Amen:

Next to a man's family and business

nothing should stand nearer his heart

nearest to heaven that a man gets on

earth is when he comes home to the

bosom of his family where peace and

happiness reign and where discontent

Will Make A Fortune.

Louis Leavel, colored, who formerly

lived at Paint Lick but is now prac-

ticing law at Lexington, has invent-

bly will put him on easy street. The

Leader says it is a contrivance called

a Telephone Reporter and Recorder.

He claims that one telephoning the

office or residence of another can be

informed when the person desired will

return, although there is no one pres-

ent to answer the 'phone and can also

leave a number to be called up when

the person desired returns. The first

part of the invention is operated by a

gramophone attachment set in opera-

tion by the ringing of the telephone

bell. By setting a dial before leaving

one's office or residence, the 'phone

will be made to answer, for instance,

when called, "Will return at 3:50 p.

m. today," or at some other time as

the case may be. By another arrange-

ment the person calling can leave a

number to be called, which will be

recorded in type-written fashion on a

Lancaster, Ky.

and turmoil enter not.

is a beautiful child.

Amanda Anderson.

Mrs. L. L. Walker, Sup't.

help replace the hotel and opera house. A great many citizens have given \$100 The Hotel and Opera House Will be Rebuilt each, and no one has refused to conif The People Will Lend a Little Assissome of the biggest-hearted, noblest tance and Encouragement. and best people on earth right here in to the company, and if the good work

As stated in our "Extra," the hotel and opera house will be rebuilt if is carried just a little further, the houses will be rebuilt. the people of the town and county will lend a helping hand. Without going into detail, we will say that each member of the hotel company lost two thous-I desire to thank my many friends who were so kind and grateful during and dollars in cold cash by the burning of the buildings. This is the sum in the fire. I greatly appreciate them round figures if they get all their insurance. H. M. Ballou.

As stated in The Record, this building was erected by a company of local people who had the welfare of the town at heart, and we know that not The electric light wires were badly tangled by the fire, but Mr. Ward had one of them expected or wanted to realize one cent from the investment. They simply wanted to build up the town, and, being painfully aware of the way Lancaster was lagging in the rear, they went into their own pockets some were really not able to do so) and put up the houses. By a little over-We are anxious to have the annual common school contest September 4th sight, which it is not worth while to grieve over now; they failed to take a The teachers are requested to send in bond from the contractor, and the buildings were never completed according the names of the speakers right away. to specifications and the company has had to go into its pockets and pay for many items which they had not calculated for. We know, furthermore, that The colored teachers Institute will every cent of rents has been applied on improvements. This, as stated above, be held in the court house, Monday, was caused by the failure to take bond from the contractor. Now, the situa-August 11. All teachers who fail to tion is this: Most of the stockholders are willing to put back every cent they receive from the insurance companies, and, if necessary, spend more money, Another \$1.50 excursion to Cincin- but they are not able to rebuild outright. If our people will give the matter nati will be run Sunday, and a big a little thought, and see what their property and business will be benefitted crowd is going. There's no disorder by the building, they will, we believe, make up the balance needed and the on these trains, and the trip is a pleasant one. Train leaves at 2:44 a. housewill be put back.

The idea of the stockholders is to buy the livery stable lot and build the opera house there. Then a two-story hotel can be made, with office, dining paper failed to state that pretty little room, kitchen and barber shop, and three store rooms on the ground floor, thus Miss Mary Gaines, of this city, was giving room on second floor over this, and opera house for an ample number of ard fair as the prettiest baby. She is rooms. The burned burned building didn't have enough rooms, and many the daughter of Mr. Wm. Gaines, and more could have been used. Lancaster has had nothing which has improved her more than that hotel. Its builders were sneered at by some old fogies, and many unkind remarks made as to their business ability by people who hustler among hustlers, rented one of ought to have known better, but the fact that the house was a success, and grateful not only for the kindness of the Stormes' rooms, opposite The the biggest improvement the town ever had, was such a rebuke to the commentors that the company should feel elated over their success.

The Interior Journal Covered here self all over with glory by getting out reached home a few days after the self all over with glory by getting out reached home a few days after the self all over with glory by getting out reached home a few days after the self all over with glory by getting out reached home a few days after the self all over with glory by getting out reached home a few days after the self all over with glory by getting out reached home a few days after the self all over with glory by getting out reached home a few days after the self all over with glory by getting out reached home a few days after the self all over with glory by getting out reached home a few days after the self all over with glory by getting out reached home a few days after the self all over with glory by getting out reached home a few days after the self all over with glory by getting out reached home a few days after the self all over with glory by getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home a few days after the self-getting out reached home. lay aside our fighting clothes and drop back into the sleepy, behind-the-times gait that we were going a few years ago? There's not a business man in Lan caster or Garrard county that was not benefitted by that hotel. This is a broad assertion, but if you will study the situation will see where we are right. Of than the town in which he lives, says the Winchester Democrat. It is the course there will be cold water thrown on the proposition, just as before, but place where he earns his competence a few moss-backs abound in every town, and if you listen to them, we will to make it populous, as thrifty and as never have anything but a crop of weeds growing in the Public Square. widely known as possible he cannot af- what we want to do is come to the relief of the town, make a donation to the rebuilding fund, and thus resume our position at the head of the column What say you, gentlemen, will we do this, or drift back to our old position in the rear? Speak now, or ever after hold your tongue.





Open Air Concert.

Section No. 1, of the Ladies' Aid Society will give an open air concert on Mrs J. C. Hemphill's lawn on the evening of August 12th. The best talent in the town and county will ry J. N. Denny, urges that members take part and an evening of pleasure is promised all who attend.

Rush Your Entries.

The management of the Garrard county Elocutionary Contest to be ege of tape. He tacks funds to have the instrument manufactured and is held at Lancaster Court House, Audesirous of selling a third interest in gust 21, have concluded to permit all young ladies to enter the contest, up to twelve or fifteen, as there are not If you want to look well, and feel victors enough to make the number. well, have your shirts and collars Twenty dollars to first and five dolbroad is a fine attorney, and is getting undergo the Civil Service examination, laundered by the M. & N. Laundry of lars to second. Send name and selechis share of practice in central Ken- and will enter the Annapolis Academy Lexington, Ky. H. T. Logan, Ag't. tion at once to F. S. Hughes, Lan-[july 31-3t | ly, [aug 7-tf | caster, Ky.

State Sunday School Convention The following card has been sent out

to the members of the State Sunday School Convention by the general secretary E. A. Fox, and county secretatake notice:

Louisville, Ky., July 11, 1902. Dear Friend-It is now time to begin work in earnest for our State Convention, which meets at Hopkinsville Aug. 19, 20, 21. I am happy to state that the Railroads have granted one fare for the round trip.

Each school is entitled to one delegate for every 100 enrolled, or fraction thereof and the county to ten at large. Delegates will be entertained free. Please publish the above facts in the next issue of your local papers and do all you can to work up a good attendance from your county. Sincerly, E. A. Fox, General Sec'y.

YELLOW TAG CLEARANCE SALE.

*** ******** ***

A Chance to MakeMoney by Spending.

Our Great Summer Clearance sales are now on.



Day dawns for careful buyers. Bright and shining facts for all the people. A sunburst of bargains that will fatten the lean purse, enlarge the boundry of your limited means, broaden and dignify the dollar, bring sunshine into your life.

All Merchandise marked with YELLOW TAGS, means a big cut in prices. You should not fail to attend this sale. Come early and make your selections. No goods sent out on approval during this sale, and CASH DOWN.

Logan Dry Goods Co

CONTEST

WAGON STUDEBAKER

WILL BE GIVEN

on Xmas day to the most popular Farmer of Garrard County. Each dollar paid for goods at K. F. POSTLE'S Hardwrre store gives one a vote. Get your friends to help you or help some

LIST OF LEADING VOTES:

Wm Rav	1 T C Gulley 13
J I Hamilton	1 Andrew Thompson 12
A D Ford	3 J Y Robinson 11
R Gulley	1 Lewis Thompson 10
J B Ruble	12 E H Walker 21 22 Ike Arnold 12
J II Dunn	17 J B Parks 12
.) r 111100	15 Robt Burton 14
i i Cook	17 David Ross 1
	15 J B Robinson 17
R M West	1 E B Sutton 1
Frank Pierce	17 J C Fox
W D Denny	10 H C Arnold 25
J A Sanders	0

J. S. Robinson, Counting Com'tee. A. R. Denny.

Theo Currey.

in Hustonville.

Crab Orchard.

exington, are visiting her father, Mr

Mr and Mrs R L Jennings, of Paint

Lick, were visiting the family of Mr.

ter, Mrs Z. Rice, are spending a week

J C Thompson, Sunday.

at Crab Orchard Springs.

attend the Lexington Fair.

guests of Miss Louise Kauffman.

Mrs Jacob Joseph and Miss Sallie

Mrs E Smith and children, and Miss

Mrs W T Browning and children, of

Mr John Anderson, Lexington Ave-

home in Cincinnati.

Hemphill, of Nicholasville.

by property on Danville avenue.

where she takes a position in a hospit-

al. Miss Lena and Joe will follow

William Wherritt. of New Orleans,

Mr and Mrs W H Wherritt, have re-

Mr Millard West, who has a good

Willie Ferguson spent Saturday and

Stanford avenue.

Williams and family.

it to Miss Emily Chenault.

The following formed a party

Ross have returned from a delightful

Gossip About People & & &

A Brief Mention of the Comings and Goings by Those We Are interested In.

W. B Burton is in Lexington for few days.

Miss Cora Ward entertained Friday

Ben D Herndon is in Louisville on Crab Orchard.

Mrs Jesse Sweeney is in Crab Orchard, recuperating.

Mr and Mrs Rice Benge, of Danville were here Sunday. Mrs John Anderson.

Mr Todd Scott, of Shelbyville, is here for a few days.

Mrs R E Henry has returned to her home in Eldorado, Ark.

Mr Sam Joseph, a Cincinnati drummer, was here Sunday

Mr Saurley Hughes has been rusticating at Dripping Springs.

Miss Bruce Wearen left this morning for her home in Stanford.

Miss Bessie Batson was at home to a few friends Thursday evening.

Miss Mary Thompson joined the party to Mammoth Cave, Monday.

Mrs W K Shugars has returned from visit to Miss Ada Fox, of Eton, Ohio.

a visit to her parents in McKinney. John L. Duncan, Jr., of Toledo is ting his cousin, Joseph Ballou, Jr. visiting the family of Mr Solon Henry.

Lexington Herald:-Mr Geo. Dunlap is out after an illness of several days. Lexington, are visiting the family of

Mrs Mamie Thompson, of Lexington. is the guest of Mrs Fannie Farra. Mrs Simpson Elkin, of Atlanta, is visiting her sister, Miss Jennie Dun-

Miss Scotta Petty left Friday to vis-

it her aunt, Mrs Blankenship, of St. Louis. Miss Etta Hilton, of Brodhead, is Walker.

the guest of her sister, Miss Alberta Hilton. Miss Stella Huston will spend two are the attractive guests of MrsLetch-

weeks vacation with relatives in Cyn- er Owsley.

Mr and Mrs Graham Price, of Dan-

James Smith, Ben Herndon and

Frank Marksbury took in the Huston-Mrs Lucy Maupin, of Kingston, Mad- lie Lou Myers, Thursday.

ison county, returned to her home last week.

I have on hand some pretty Haviland Sets. I will be pleased to show and price you a beautiful Gold band dinner set and Haviland. If you are thinking of buying, call at my store.

M. Ballou.

son, Virgil, Dr. W S Beazley, Messrs. John Simpson, Louis Gill, Misses Grace Kinnaird, Mary, Martha and Mrs. Dr. Acton and children are

Mammoth Cave, Monday: Dr. J. B.

Kinnaird and daughter, Angie, and

visiting relatives at Hiattsville. Born, to the wife of Mr Booth Thom-

son, a boy. The child lived only a Master Robertson Cook entertained will be made from other Central Kenhis little friends Tuesday, it being his tucky points.

fourth birty-day. their parents, Mr. Philip Dalton and the return trip.

Miss Bruce Pumphrey leaves this will be \$4. week on a visit to her sisters, Mesdames

Mr Ashbrook Frank will be distressed ty of recreation and amusement can and at small cost. to learn that he is quite sick, and the be found there, together with the best

Ed Short, formerly of this city, whose extreme illness was noted in James Y. Currey and wife, of New York, are guests of his father, Mr. last issue, died at the home of his parents in Richmond on Friday. He was a nephew of Mrs C D Powell, of Miss Frankie Kauffman has return- this place.

el from a pleasant visit to relatives Rev B A Daws and wife, of Louisville, are visiting Mrs Lucy Sutton. Miss Rhoda White has returned He is pastor of the Highlad Baptist home after səveral weeks' visit to church in that city. He is conducting a meeting at Kirksville during his Miss Berta Hilton has returned visit here.

from a month' visit to Brodhead and Danyille News:-Misses Alice Walker and Lena Rigney, of Lancaster, Lyda Hughes and Katie Campbell, of Mr Owen Shugars and sisters, Misses | Nicholasville, and Jennie Burnside, of Maggie and Bess, have returned from Dripping Springs.

Mrs Wm Marrs, of Knoxville, Tenn.,

Mrs Wm Marrs, of Knoxville, Tenn.,

Mrs Liza Lusk Frazee, of Mrs Liza Lusk Fraze is the guest of her parents, Mr and Maysville, visited Mrs J T Hackley on the Stanford pike.

For Commonwealth Attorney. We are authorized to announce Chas. A Hardin as a candidate before the Democratic party as Commonwealth Attorney of this, the thirteenth Judicial District.

Mrs Leander Davidson and daugh- Call For Meeting of County Commit-

tee in Garrard. The undersigned members of the Mr and Mrs Will Simpson are visiting Wilmore for a week and will also meeting of said committee in Lancaster, Ky., on Thursday, Aug. 7, 1902, at 2 o'clock p. m., in the court room for Misses Chenault, Letcher and Greenleaf, of Richmond, have been the

the transaction of business.
C. S. Ballew, J. P. Bourne,
Jas. Clark, J. H. Arnold,
W. G. Gooch, M. F. Rout. A copy. Attest: M. D. Hughes, Sec'ty.

A \$7,000,000 BABY.

Georgia Henry, of Eldorado, Ark., are Nine-Year-Old Boy Inherits Estate of Lady William Beresford's First Husband.

James Hooker Hamersley, for heart failure a few days ago at his Mrs Frazee and daughter, Miss Fan nie, who have been guests of Mrs H C country home at Garrison's-on-the Hudson

Jennings, returned to Maysyille, Tues-Mr. Hamersley was the cousin of Mr Charles Walker, who has a posi-band of Lady William Beresford, Lady tion on the L. and N. is spending a late duke of Marlborough, says the month with his mother, Mrs Dorcas New York World.

Louis C. Hamersley left an ex-Misses Cordie Hamilton, of Bryants- traordinary will when he died in Febville, and Ada Dickerson, of St. Louis, ruary, 1883. He provided that his widow should have the income of his estate during her life, but upon her death the whole property, valued at Miss Allie Anderson returned Mon- \$7,000,000, was to go to the male is-Mrs Osee Huffman, of Louisville, is day from Atlanta. Her many friends sue of his cousin, J. Hooker Hamthe guest of her sister, Mrs M. D. are rejoiced over the improvement in mersley. In event of the latter leave ing no male issue, the estate was to go to such charities as his widow

Master Howard Heifinger, who has should name in her will. At the time of Louis C. Hamers been staying with his aunt, Mrs T B. ville, spent Sunday with Mrs Mattie Long, left Monday evening for his ley's death J. Hooker Hamersley was regarded as a confirmed bachelor. But soon after he married Miss Mrs Will Bixler and little son, of Katherine Chisholm, a noted south

Harrodsburg, Mr. and Mrs T D Ches- ern beauty. nut, of Boyle, were guestf of Miss Sal- One baby daughter and then another baby daughter were born to the couple. But on July 2, 1892, a baby Miss Hattie Robertson, after a boy was born, and since then he has pleasant visit to friends here, left been called "the \$7,000,000 Hamers-

Mrs Jack Vanetta and children, of Monday to visit her sister, Mrs Dan. ley baby," although he is now a sturdy boy of nine years. The boy is named Louis Gordon Mr Zimmer and family have moved Hamersley, and his health has been to the house vacated by Mr Banks guarded as carefully as if he were

Hudson, the latter moving to the Kir- the heir to a kingdom. Mrs Maggie Hobbs and youngest

SHE BOUGHT THE LOT.

children left this week for Mexico, Baltimore Man with Real Estate for Sale Made Effective Use of Biliboards. Honest advertising is hard to beat,

Mrs W M Bogle, of Owensboro, and as all business minds will agree, but who have been guests of their parents,
Mr and Mrs. W. H. Whorritt bares,
advertising, says the Baltimore News. A man, well known in this city, had a piece of property in the northern section which he wished to sell. The property was on one corner of a con-

position in Washington, D. C., is ex- servative street and on the opposite pected this week to spend a month corner was the residence of a lady who with his mother, Mrs Jennie West, is well known in society and wealth The man who owned the lot offered it to the lady at what real estate brokers Mrs. Joe Elsener and Sister and Bro-term a "stiff" figure. She wanted the ther Miss Annie Miller and Master property, but not at the price. The man, who, of course, will be designated as "mean," decided that the lady on the opposite corner should

Sunday at Danville with Mr. John have the property and at his price. Miss Spainhower, who was employ- Now, the lady in question is orthodox ed in the local exchange, has gone to to an extreme undreamed of by the Cincinnati to work in one of the telephone offices there. She has been vis-dered at the "rude" pictures that had iting her sister, at Teatersville, for a a change of bill weekly on the huge few days.

dorned his lot. Richmond Pantagraph:—Miss Kate Week after week pictures of actress-Lee Denny, from Lancaster, is visit- es of the "few-clothes" variety were ing Misses Mary and Margaret Miller, displayed on the posters and the lady this city.... Miss Florence Burnside was horrified. She offered to split the difference with the heartless man, but has returned to Lancaster after a vishe held out for his price. Recently the lady paid it, and now the "nasty" to billboards are missing.

ATLANTIC CITY EXCURSION

Via. the Chesapeake & Ohio Rallway Thursday, August 14.

ton and Central Kentucky points Thurs day, Aug. 14, via. the Chesapeake & Lexington, Winchester and Mt. Sterling and correspondingly low rates

Tickets will be good returning 12

Through sleepers will be run from Lexington for which the berth rate

This excursion will permit a visit to Jordan and Tankersley, of Hamilton, New York at very little expense. Atlantic City is the largest resort on Lexington Herald:-The friends of the Atlantic coast, and a great varie- Hemp Reaper. It does the work well

doctors fear that he has typhoid fever. hotel accommodations to be had. Full information and sleeping car reservations will be made on application to Geo. W. Barney, Div. Pass. Agent, Lexington, Ky.

Business and Bargains.

********* See the fancy hose at Joseph's. Lace mits and gloves at Joseph's. Silk Mull for dresses, at Joseph's.

The best, the lightest and the

New line of summer dimmities at Joseph's. drug store.

We are head quarters for celebrated Victor Rubber tires. W. J. Romans. See the dotted swiss curtains and

lace curtains at Joseph's. House cleaners can get everything needed at Frisbie's drug store.

You can get your carriage work promptly done at W. J. Romans'.

Currey & Davidson.

Ask farmers that have used fertilizer and you will try it. Gaines Bros. will before we reach your name.

Sanders & Ward. sell you any amount.

Parties desiring using registered Jersey bull, see R E McRoberts.

Buy International Stock and vidson.

District. I am a candidate for the Democratic nomination for the judgeship of the Beresford's second husband was the 13th judicial district of Kentucky, composed of the counties of Boyle,

Garrard, Lincoln and Mercer. M. C. SAUFLEY.

Lawns, Swiss, Organdies, in white, for graduation dresses, at Joseph's.

measure at Currey & Davidson's,

To get good results from the wheat you sow, use Reed's fertilizer. Sold Gains Bros. cheap by Gaines Bros.

All kind of fancy trimmings for spring and summer gowns. at Joseph's. We put on the Victor Rubber tire.

Closing out our stock of Hammocks at cost. Thompson.

W. J. Romans.

and Corn Shockers sold by Gaines famous United States band of 32 piec-

We sell the best and freshest groceries at the lowest prices. Try us, and see if we don't. Currey & Davidson.

For Sale. Foundation rock, Blue Limestone, the very best quality,—any thickness.

If you want the most stylish dress goods, ribbons, trimmings, etc., go and three military bands. here is a story of a little scheme that to J. Joseph. You will get the best. We put off no old stock on you.

You should see our line of parasols They are the prettiest, most stylish ever shown in Lancester. All the latest shades. J. Joseph.

STOLEN - From my pasture four miles from Lancaster, on the new Danville pike, a black mare about 15 hands high, in good condition. Has a raw place on forehead rubbed by brow band of bridle. Suitable reward will be paid for information or her return to me. J. H. Bourne.

Strayed or Stolen.

Black Poland China Boar, weight about 200 lbs., with four white feet, greatest institutions, with record as white on end of tail, white face, -lost on July 7, was not marked. Any one partment exceptionally strong, with delivering same to me will receive a instructors from the greatest Con-[july 31-6t.*

We are the people, if you want the cient that we deal on the square, and fussy teachers. Send for our handtreat all alike. J. Joseph. some catalogue.

Your ground dont get to weedy too ose nor too hard for a Chattaunooga Hancock disc tried and proved to be the first plow made pulverizes the soil The last excursion of the season wild so as to save farmer 5 per cent of the be run to Atlantic City from Lexing- harrow. for sale Gaines Bros.

ling Corn Harvesters this season, they Ohio Railway and Washington, D. C. will handle a corn shocker, made only The round trip rate will be \$14 from by Deering Harvesting Co., and sold only by Gaines Bros, Capacity of this machine for one man, 50 to 75 shocks per day, also does its own tieing.

Our stock of slippers and shoes can-Rich, and son Dalton, are visiting mit stop-overs at Washington on the best the market affords, for less money than competitors blow about. J. Joseph.

Dr. Hobson will not be in Lancaster until the second Monday in September. not so very many of these goods left. on account of press of business at home.

See R M West and get the only july 24-tf

My house and lot, on Water street Lancaster, is for sale Terms liberal possession January 1, 1903, 9-19-02.

We do not shove off out-of-data goods on our customers. We buy at right figures, and sell at a reasonable profit. That's why we have been in Lancaster so long. J. Joseph.

Well, well. We are still supplying the people with the best and up-to-date dry goods, dress goods, etc., New stock of late books at Thompy der. Come in and we will show you. at prices that make competition shud J. Joseph.

Notice. I will fill your coal house cheap, for cash, with semi-cannel or banner Jellico, which is guaranteed to me to be as good as any coal in Jellico district. All the leading Magazines at Frisbie's I will make special price on car load lots. J. T. Williams. [juiy 24-3m.

> R. M West is agent for the celebra ted Osborn Hemp Reaper, the only one on the market. july 24-tf

We make no flourish of trumpets, but if you want the best dry goods, etc, that money will buy, come to us and you can get them at reasonable

If you have not paid your taxes you We pay the highest price for coun- will find Sanders and Ward in E. W. try produce, either in cash or groce- Harris' store preparing to advertise your stuff. Do not say you had no Ask farmers that have used fertilizer warning, you can save cost by paying

ADVERTISED LETTERS.

Letters remaining in Lancaster Post office unclaimed, week ending July

many years a prominent figure in the try food to keep your stock in good Mrs. Ellen T. Anderson, G. B. Anfashionable life of the city, died of condition. Sold only by Currey & Daderson, Kinnie Burdett, Mrs. Scritda McClouse, Mary L. Turpin, Mary Liz-To the Democracy of the 13th Judicial | zie Tarpin, Lud Taylor, Mrs. Lizzie Yager-

If called for say advertised. Wm. West, P. M.,

For Fall Plowing.

Try a Chattanooga Hancock Disc Plow used and endorsed by the follow ing prosperous farmers of Garrard Co. Coby Jinkins, Gene Brokle, R. K. Swope, Curt Robinson, Frank Parks, You get true weights and heaping R. A. McYath, W. B. Ruble, T. B. Walker, Clay Sutton, Tom Moore, N. Curry, R. J. Easly Sold Guaranteed by

> Great Attractions at Lexington Elks Fair.

Greater attractions are to be seen at the Lexington Elks Fair this year, August 11 to 16, inclusive, than ever All the best manufacturers use this before. Lodge No. 89 B. POE. has contracted with the celebrated De Kreko Bros. Roman Carnival and Exposition Company at St. Louis, which has been preparing for the World's Hemp Reapers, Corn Harvesters Fair and besides will have Phinney's es, and automobile races every day. All of these features are expensive and novel. All have been procured at great cost, but the Lexington Elks determined to do away with the old midway features and get something new at any price. The De Krekos are said to have the greatest show ever given in open air. They travel by special train of 12 coaches, carry 212 people, 26 horses, 41 sets of scenery

> MADISON INSTITUTE For Young Ladies,

J. W. McGARVEY, JR., Pres. Richmond, Kentucky.

DVANTAGES THAT NO OTHER FEMALE COLLEGE IN KENTUCKY AFFORDS.

Beautifully situated in the famous Bluegrass region. Has just closed one of the most successful sessions in its history. The only female college in the state that keeps a faculty com-[july 31 tf | posed of graduates of the University of Mich., (Ann Arbor), Columbia University, (N. Y. City), Vanderbilt University, and others of the world's nstructors unsurpassed. Music dereward of \$5.00. B. Ramsey, Jr., Paint servatories. Scientific apparatus and general equipment of building firstclass. Frequent illustrated lectures by the President on his travels in best goods for the least money. Our Egypt, Palestine and Europe. Sickness long stay in Lancaster is proof suffi- almost unknown. Good table. No

14-6t

CLEARING OUT PRICES

ON LOW SHOES.

Colonials, Sandals, Blucher Ties, Oxfords, Theos, and Fedoras.

> They're all going at prices cut in half.

PETERS' make, every one of them. They're just as good shoes to Mrs. Sam Rich and daughter, Bell days from date of sale, and will per- not be surpassed. We can give you day as they were a month ago-just as snappy, just as dainty just as desirable. The only difference is that if we don't sell them quick, the season will be over, and we shall have to carry them over until next year We won't do it. We've got to lose money on them, and we'll lose it right now. If you want to get a chance at a bargain speak quick, as there are

WARD & SYMPSON.

We Can Supply Your Every Want.



Harrows, Rakes.

Binders. Mowers, Plows. Corn Planters, Cultivators,

> We keep constantly in stock a complete line of Table and Pocket Cutlery, Scissors, Locks and all kinds of light and heavy Hardware. Prices the Lowest

> > T. B. WALKER & SON.

Successors to J. M. Higginbotham

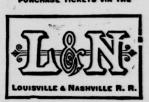
Our Portraits are Modern in every sense. We are right up with the times, and employ every valuable improvement. None better can be had anywhere. Please pay us a visit and let us convince Open Tuesday and you. Friday.

THE FOX STUDIO.

Public Square, Lancaster, Ky.

2 Guaranteed Linen Collars 25 Cents The Double Triangle Brand Collars are stylish and comfortable. The only collar made with a heavy 5 ply seam. Sold by up-to-date merchants everywhere or 2 samples sent prepaid for 25 cents. # They equal any quarter collar made. Merchants should write for our 1902 offer.

If You Are Going North, If You Are Going South, If You Are Going East, If You Are Going West;



The Maximum of Safety, The Maximum of Speed, The Maximum of Comfort, The Minimum of Rates.

Rates, Time and all other information will e cheerfully furnished by G. P. ATMORE, G. P. A.

DR. R. GOLDSTEIN,

LOUISVILLE, - KENTUCKY, BE



VERANDA HOTEL, Stanford, Ky., Friday, Saturday, Aug. 8th and 9th. GILCHER HOTEL, Danville, Ky., Monday and Tuesday Aug. 10th, 11th. Don't neglect your eyes, your best friend. If your eyes trouble you or ou suffer from periodical or sick headiches, consult Dr. Goldstein and get

relief. EYES examined and glasses scien ifically adjusted.

G. B. SWINEBROAD,

ATTORNEY AT LAW,

We Can Save Money For You!

When you come to town, don't fail to take a look at our stock. Re member, we have the OLD HICK-ORY WAGON, all sizes, and the largest and best selection of SUR-RIES, PHAETONS, BUGGIES and ROAD WAGONS ever put on the market in Lancaster.

We also have a fine lot of Wagon Gear, Breeching, Lines, Traces Hames and Hame Strings, Collars, Pads, Breast Chains, etc., as well as a splendid assortment of Buggy Harness. These goods were bought right and we can save you money. Come and see us and we will prove this to be a fact.

CENTRAL RECORD.

LOUIS LANDRAM.

Entered at the Post Office in Lancaster, Ky., a.

Lancaster, Ky Aug. 7 1902.

WHAT OTHERS SAY.

We Give Below Some Clippings Showing What Danville Is Doing.

Advocate:-A meeting of the railway soliciting committees for the city of Garrard, Danville has first call and of Danville was held last night at the should not let the opportunity of a court house, at which plans were for- century pass. It was through the inmulated for a house to house canvass strumentality of Judge Alex Humphfor subscriptions for the Southern rey, a former resident of Danville, but right of way. A committee was also now of Louisville, that we were given appointed and assigned to work on the the preference. Judge Humphrey has

prive Danville of the extension. It fare of the community. seems that a delegation from Lancaster, headed by Gov. W. O. Bradley, went to New York last week in the interest of that town, but it is not Lancaster Record, however, ostensi- says: bly gives up the fight. However, it is "Is Kentucky an oil field?" not quite safe to presume too much upon Lancaster's inactivity. It is understood that about two-thirds of the enquiry. Kentucky is certainly is noble can be found than Col. Will-nominee at the final election, unless that Mrs. traveling salesman, W. D. Howard is spending the summer with mominee at the final election, unless that Mrs. traveling salesman, W. D. Howard is spending the summer with mominee at the final election, unless that Mrs. traveling salesman, W. D. Howard is spending the summer with mominee at the final election, unless that Mrs. traveling salesman, W. D. Howard is spending the summer with mominee at the final election, unless that the final election is not traveling to the sales and the sales are nearly or the right of way from Burgin to Lancas- producing oil. There are nearly or iam Gatewood Welch. ter has already been secured, and it quite one hundred rigs at work in the seems that the people of that county, even those who are most injured by ously pounding the drill through the The thirty-seventh annual conven-Garrard county. One man, whose since the first discovery of oil in the Nothing is being left undone to the right of way. Moreover, every excited lease-grabbers, land-grafters, sociation. Mr. Marion Lawrence, of day that passes brings nearer the hour stock promoters and speculators, gush- Toledo, Ohio, Dr. H. M. Hamill, of when Boyle county, unless she does her er-hunters and self-esteemed experts Nashville, Tenn., and Dr. A. L. Philshare, will be notified that the most camping around promiscuously does lips, of Richmond, Va., three of the We can either take stock in this rail- weak-knees whose contributions to one fare for the round trip. Each against the enemy. road extension and get on a Chicago wild cat ventures turned into dusters, Sunday school in the State is entitled seaboard trunk line with a division end ought not to influence the judgment to one delegate for every one hundred and all its advantages, or we can freeze of conservative people whose money is or fraction there of enrolled. It beour hands on our pocket books for a at work with the drill. The days of hooves every Sunday school in the few days longer and purchase a tick-sensational reports which the specula-State to send delegates to this great good of the party at heart will deny to pass away the afternoon he conclusions. et, cheap now, costly in the future, on the convention, and pay their way if nective defense the Great Hog Train, Unlimited. This public prints, have passed and along essary. Many of the best schools in road runs only one way, however, and with them have passed out of the way the State are doing this. All delegates and settle the contention over the and killed a large sucker with a rock. go tuat way. It runs swiftly. It recklessly and indiscriminately in State Association through the county the color line should be drawn and party that is rather hard to beat. line, to reach that peaceful state of ant in Kentucky. Profitable wells ed free during the convention. As innoccuous desuetude where all indi have been sunk. Legitimate oil com- soon as appointed the names of delviduals and communities that haven't panies and intelligent operators are egates who want entertainment should enterprise enough to take advantage here in the field to stay. Oil is want- be sent to Mrs. T. C. Underwood, Hopof opportunities finally land. Then ed and oil is needed. Oil wells of kinsville, Ky. For particulars, adthink, oh think, of the expense it will steady, though small capacity are pay- dress E. A. Fox, General Secretary, be to purchase sufficient cows to keep ing property. Kentucky is therefore the grass eaten down on the streets, an oil field. and the effort it will be to her citizens

their backs. gin, heartily seconded by Lancaster ville was marked off.

here yesterday that Lancaster had for pencil her name and post office. She some time been making great efforts is entirely dependent upon the generin the way of securing the right of way osty of the spectators for her living. along the route surveyed from Burgin Harrodsburg Democrat.

Oil In Kentucky

The Somerset Journal, which is

That depends upon the stand point vantages and necessity of a road for work today than at any other period August 19,20 and 21 next.

to keep the flourishing moss swept off Writes With Her Toes. The curiosity seeker, loafer and all Danville Courier. - The Southern the habitues of Court Square were management is considering the pro highly entertained last Tuesday by posed extension of the road. Confer- the arrival on the Square of Miss Ada ence after conference has been held, Hendricks, the armless girl, of Ansil, and Danville last week felt quite sure Pulaski county, with her banjo. She of securing the coveted prize. On the appears to be 14 or 15 years of age and other hand our plucky neighbor, Bur- posseses an attractive face and has expressive blue eyes. She performs veand other towns to the east, are in ry skillfully with her toes on her inearnest in the effort to have the ex-strument and accompanies the strains tension follow the route that the of the banjo with the sweet music of a Southern surveyed from Burgin to Jel- tender pathetic voice. The banjo lies lico two or three years ago at the same on the floor before her and she brings time the route through Boyle to Dan- forth the music by the well trained application of the toes. She writes Danville News:-It was rumored very legibly and quickly and told with

to that town and that an option on two-thirds of the line of survey had been secured, one man in Garrard having given the right of way through his farm and five hundred dollars. The gentleman who is responsible for the rumor imparted the information that a delegation from Lancaster, headed by ex-Governor Bradley, had visited New York with a view of getting the road to build to that town, all of which shows that the people of Lancaster realize what a great thing it would be and are leaving no stone unturned to bring it to the county seat

des heart each and every one has the wel- Morgan, and then of Gen. KirbySmith, is held. served throughout with honor to himself and to his country. With talents who have generally, affiliated with well fitted for the highest stations, the democratic party, together with one write Mrs Dr. Dink, Mrs Dr. Burch the subject of this sketch is unambilary honest, truthful man, who delor Mrs Dr. Miles any more than, Mrs. tious of political honors and remains clares his intention to support the Editor Babbage and Mrs Editor Dunknown what they accomplished. The splendid authority on the subject, content with the ease and independ-nominee, should alone be permitted can? Mrs, Dink, Mrs Burch nor Mrs. ence of private life, surrounded by his to vote. Floaters, or those who cast Miles are not physicians—so we should friends and relatives, to whom he is their votes for a reward, should not use only their husband's initials or devoted, and who in turn love and be permitted to vote. The reason for Dr. so and so and wife. If such aprespect him, for no truer man to his this is apparent. The floater has no pellations are in order allow me to say

the passage of a road through their earth where oil is supposed to be in tion of the Kentucky Sunday School property, are wide awake to the ad- hiding. More of these drills are at Association meets at Hopkinsville

must receive credentials from the Louisville, Kentucky.

A color bearer-the girl who blush-

After a man has learned to be man make a good husband.

Don't know as there's anything ir ritating about a chafing dish.

The apple of a man's eye is the kind that he wants to see paired.

When the whole harness disappears

caught at a bargain counter?

CYLCONES are SWEEPING the COUNTRY. INSURE YOUR PROPERTY AGAINST LOSS.

We give a splendid policy at a very small cost. DON'T PUT IT OFF TOO LONG.

R. KINNAIRD, Lancaster, Ky.

Purest brands of

PAINTS and OILS

Varnishes, Brushes, Etc.

House Paint,

Wagon Paint,

Floor Paint,

Linseed Oil,

secretes enough bile to make the execute their natural functions.

ural agitation, caused by cathartics,

Varnish,

The season has arrived for

Handsomest line of

WALL PAPERS

we have ever shown.

Painting and Papering.

Full stock of Hammocks, Croquet Sets, Etc.

McRoberts' Drug Store.

PAINT.

We have all kinds of Paints for all kinds

of purposes. We can supply your

every want in the Paint line

at the very lowest prices

possible.

We

have

all the

essentials for house cleaning

Chamois, Sponges, White

Wash Brushes, Amonia, Disinfectants, and Sure Kill Bed bug poison.

on't I ake Pills!

Carriage Paint.

Roof Paint.

White Lead,

Turpentine,

FRISBIE'S DRUG STORE

Malarial, Bilious, Remitting and Inter-

mitting Fevers, and, by going to the seat of the

Stain.

A NOBLE GENTLEMAN.

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Rowan Saufley in the Interior Journal: Perhaps the ablest and most certainly one of the ablest lawyers in this portion of Kentucky, is Col. W. G. Welch, who was born in Crab Orchard on the 4th day of April, 1841. He is consumed a large straw stack and the descended from one of those old Virginia families so famous for its sterling worth, intellect and courage and is in every sense the honored son of a worthy sire. Col. Welch graduated from Georgetown College in 1859 and afterwards studied law at Louisville. Possessing a decided talent for the profession of Blackstone he readily acquired a lucrative practice and is today reckoned among the most gifted.

A two-legged horse-'Shank's mare !

aged by his wife he is in a fair way to

The lightning change artist has right to say "Oh, thunder!" To the shoemaker, the most ordina

ry sole is not beneath notice.

It's a good farmer who raises noth ing so abundantly as doubts.

t doesn't leave even a trace. Doesn't a man feel cheap when he is

Pork Roast and Its Origin.

On Steve Bailey's farm last week large hogs and a few shoats were pretty thoroughly roasted, says the Harrodsburg Democrat. Steve furnished the meat and fuel and nature lighted the fire by a stroke of lightning that sidewalk in front of the hotel for an swine that had taken shelter under it. How many school children know that fair poster, in a little while he was cooked pork as food had its origin in joined by one of the town's smart the accidental burning of a straw stack and of a sow and pigs years and years ago. The story goes that some mer boy said not a word, but continu-Chinese children were shooting their popping crackers about a stack of rice an hour had passed one of the more straw, when it caught fire and burned. In stirring about in the hot ashes the kids found the burnt pigs, the odor of he was looking at, "I was just trying which was so tempting to their olfac to see how long a fellow could 'tend liked it and took some of the cooked pigs to their parents and they in turn to their neighbors. The news spread crowds of Chinese, men, women and children gathered around the pile of ashes and fished out the remainder of the pigs and the burnt body of the old mother pig and feasted. For years the Chinese followed a custom of assembling at fixed periods around a rice straw stack, each family bringing a pig or hog so secured that it could not get away, piled them on the straw and fired it, after which they indulged in a gormandizing feast of roast pork. This fashion prevailed for ma-

Primary Elections.

in civilized fashion.

ny years before any one thought of

the idea of killing and dressing the

hogs, and afterward cooking the meat

Editor Record:-There is a growing opposition to conventions to settle the Generous to that degree which has claims of candidates for office. Much fair grounds next week. The county been untiring in his efforts to secure made it a fault, he has given to every discord and evil effects are produced committees are meeting this after- the extension to our city. His efforts call of charity and other worthy cause by such methods, where party internoon and organizing for systematic are crowned with success and it re- that has come within his scope until ests and the general welfare are tramwork in the county. A meeting of the mains for us to fill our part of the con- he has become recognized by those pled under foot by those who hold town committee will be held next tract by raising the required sum. If who know him best as a benefactor of themselves above the party. The cor-Tuesday evening in the court house, the people could only realize what a the needy and oppressed. In politics rupt proceedings in conventions, and at which a report will be made. So benefit it will be to the town and Col. Welch has always been a demo-their bad effects on party organizafar, voluntary subscriptions have been county, the money would be contribu- crat, and being an accomplished ora- tion are too well-known to require made amounting to about \$5,500. All ted in a short time. The next meet- tor and lucid thinker he is the recip- mention. With proper rulings to govthe committees assigned last night ing of the town committee will be are actively canvassing the town toheld at the court house next Tuesday party's claim in time of political warlingth. At this meeting will be deciday. lay.

It is stated on good authority that

> If it be a democratic primary, those he is paid to do so, and but few men are able to buy two elections and some prefer not to indulge in such corrupt

I have never scratched a democratic ticket, and I have always labored to strictly observed.

Among The Exchanges.

A long, lean, gawky boy from the slashes came to town the other day, and afterwandering up and down the hour or so, he stopped in front of a window in which was hung an Elks' Alec loafers, and before long another and then two or three more. The fared to gaze on the picture. After half curious loafers could stand it no longer, and he asked the farmer boy what to his own business in this town without some darn fool wanting to know what he was doing."-Richmond Cli-

derson packets are carrying bands and likewise many passengers. While at this port Saturday the Tarascon came near losing half dozen fresh young lady passengers. They came up the levee bare headed and asked to ride on Q a dray; when they had piled on the driver started the mule, but the unfamiliar motion of the mulemobile disturbed the equilibrium of the sisters from the city and they wallowed | around on the vehicle displaying various colored hose and garters galore. If any of them had been even good looking they would have been kidnaped.—Hawesville Plaindealer.

Browder Yocum, of the north end of the county, has a new scheme for killing flies. At meal time he makes a ring of molasses about the size of a plate in the center of the board and draws a circle of gun-powder around this. When a goodly number of the winged insects alight, he touches a match to the powder, and the fly-trap and stick-paper have been beaten a o block .- Anderson News.

some important work is being done by Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is called a lancaster and burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties to if it is done will show how much at Lancaster and Burgin parties and burgin parties

Why, we would like to ask, should \\$ Mrs Abe Ditto.-Cor. Breckinridge News.

Again, the floater holds the balance is qualified to trade horses, but there of power in some sections, the will of was a case before Judge Rider, Monday the majority of the party holding the in which there was no wisdom teeth farm was split in two by the road, of Wayne county field. We know by the make this one of the largest and best cord will certainly be the result. Such tion of John Barleycorn. G. W Ringo voters cannot be barred at a general started out with a horse, and Benee election, but they can be denied a Tolson started out with one. Tolson vote at a primary without giving the wanted to trade. After filling up on reason. If they become offended it bug juice Ringo wound up with \$5, and magnificent opportunity for growth not constitute an oil field. The mutmost noted Sunday school workers of in the final race anyway. Let us have bridles. The jury gave Ringo fis and increase in wealth in a quarter of terings of disappointed investors in America will be present and take a clean vote and we can then march, horse back, but the next time he trades horse back, but the next time he trades have come to a parting of the ways. upon an industry and the wails of The railroad will give the rate of in a solid column without any discord he should confine his drinking to cold water.-Elizabethtown News.

One day last week Mr Pusey Bailey floaters to come into a family fight ing 18½ pounds. He shot 144 bullfrogs DEMOCRAT. Elizabethtown News.

I bequeath to my children Scrofula with all its

strange legacy to leave to posterity; a heavy burden to place upon the shoulders of the young.

This treacherous disease dwarfs the body and hinders the growth and development of the faculties, and the

attendant horrors, humiliation and suffering. This is a

child born of blood poison, or scrofula-tainted parentage, is poorly equipped for life's duties.

Scrofula is a disease with numerous and varied symptoms; enlarged glands or tumors about the neck

and armpits, catarrh of the head, weak eyes and dreadful skin eruptions upon different parts of the body show the presence of tubercular or scrofulous matter in the blood. This dangerous and stealthy disease entrenches itself securely in the system and attacks the bones and tissues, destroys the red corpuscles of the blood, resulting in white swelling, a pallid, waxy appearance of the skin, loss of strength and a gradual wasting away of the body.

S. S. S. combines both purifying and tonic properties, and is guaranteed entirely vegetable, making it the ideal remedy in all scrofulous affections. It purifies the deteriorated blood, makes it rich and strong and a complete and permanent cure is soon effected. S. S. S. improves the digestion and assimilation of food, restores the lost properties to the blood and quickens the circulation, bringing a healthy color to the skin and vigor to the weak and emaciated body.

color to the skin and vigor to the weak and emaciated body. Write us about your case and our physicians will cheerfully advise and help you in every possible way to regain your health. Book on blood and skin diseases free. THE SWIFT SPECIFIC CO., Atlanta, Ga.

We have always heard that a man has to cut his wisdom teeth before he

FIFTY CENTS PER BOTTLE.

trouble, works permanent cure.

C- & O- ROUTE-POPULAR EXCURSIONS

- TO -

POINT COMFORT — A N D —

OCEAN VIEW,

TICKETS GOOD RETURNING FIFTEEN DAYS

TICKETS WILL BE SOLD JULY 15 AND 29, AUG. 19, AND SEPT. 2. Solid Vestibuled Trains, Dining Cars, Electric Lights. Pullman Sleepers. Stop-over allowed in the mountains. Full information at C. & O. Ticket Office, Phoenix Hotel.

\$13.00 ROUND TRIP.

GEO. W. BARNEY, D. P. A.

LOCAL

North-b'nd Mixed.



Queen& Crescent Time Card Q. & C. PASSES DANVILLE. NORTH BOWND.

3:35 P. M



For the Farmer, Trader and Housewife

Stock Items, Dairy Notes, Horse Talk, Crop Gossip, Etc.

Mr, Cook of the 7,500 acre Odebolt farm, Iowa, grows and markets 5,000 hogs per year. His farm is divided into half section tracts, with a fore- a sfmple rule for ascertaining the valman for each.

and front feet white to his fetlock annual seed output at \$60 per pound, Came to our place 22nd of July. He represents the income. One pound of is about 3 years old and weighs about seed at \$60 is six per cent. on \$1,000.

It is said that \$123,000,000 will be one-third percent. paid out in this country in dividends on various kinds of railway, corpora- Ky., recently sold forty head of cattle tion and industral stocks, and that to Chas. Smith, of Bowling Green. this is larger than ever before for Ju- They were an extra fine lot, averaging ly dividends. The avenues of business near 1,400 pounds, and brought the

Dick McElwain, of Warren county, For Sale-50 extra nice stock hogs: Ky., recently sold to Henry Cullens, of weight about 150. G. A. Ballard, Wal-Lexington, eight mare mules 16 hands laceton, Ky. high, of an average weight of 1,100 lbs. at \$117 each.

The United States is the greatest paper producing country on the face of the globe, its total output being a little over 19,000,000 pounds a day, of which nearly 5,000,000 goes to the newspapers of the country; 2,650,000 is used for the printing of books and a little over 1,000,000 for writing. The rest is wrapping paper and boards of all kinds. Besides this 11,000,000 lbs. of pulp are produced.

A Canadian chicken man uses this ration for fattening his fowls for the market: "Two parts of finely ground barley, mixed with skim milk and fed three times a day for three weeks. Thirty Barred Plymoth Rock cockerels were fed on these rations and the cost per pound of flesh gain was five and a quarter cents." Other growers use the following rations: Morning, two fifths ground corn, two-fifths wheat bran, one-fifth wheat middlings This was fed three mornings and the other mornings ground oil cake was mixed into the mash. Noon, boiled potatoes and stale bread. Afternoon, immediately after the noon ration was eaten the troughs were cleaned and filled with whole corn and wheat, which was allowed to remain before the birds for the rest of the day."

Corn smut is not easily prevented. and to the present time we have been able to discover no remedy for it. Picking off the smut balls before their dedevelopes have burst seems to be the most effective preventive of the spread of the smut pores. Cattle should not be allowed to eat them, as the spores then get into the manure and are taken again to the fields.

Dyspepsia Cure in the fall, they should be burned .-Farmer's Review.

A dispatch from Washington says: II. C Morgan, of Marco, known as the gans. It is the latest discovered digestgreatest cattle feeder in Southern Indiana, has just made a shipment of excess and tonic. No other preparation can approach it in efficiency. It inport cattle that went direct to London
In this shipment there were 200 head,
and they were taken to Boston on a

tantly relieves and permanently cures
Dyspepsia, Indigestion, Heartburn,
Flatulence, Sour Stomach, Nausea,
Sick Headache, Gastralgia, Crampsand special train of thirteen cars. The all other results of imperfect digestion. cattle were sold at the pens for 71c. The average weight was 1,323 pounds, and Mr Morgan received about \$21,000

Seven Stages CHARACTER AND QUALITY.



BRADFIELD'S FEMALE REGULATOR

ever offered for a saddle horse was made by R E Hisey, of Mexico, Mo., to Ralph Orthwein, president of the American League Baseball Club, the latter's great show horse. Rex McDonald, being the coveted horse. The the first day of its next term, to show cause why you should not be adprice offered was \$10,000. John T. Hughes, of Lexington, sold him to Missouri parties for \$5,000.

The Illustrated South says: "In addition to its oil operations, Somerset, Ky., is head quarters for the whole world for ginseng nurseries." Here is ue of a young ginseng garden, says the horns, white hind feet up to his flank plants represent the capital and the 1,000 pounds. Nepomuck Miller, The seed-bearers are gaining in root-Richmond street, one mile from town. weight each year, thirty-three and

Mr Wm. Walters, of South Union, feel the effect of it in all directions. handsome sum of \$3,500.

IT WILL BE RIGHT IF YOU SEND YOUR LAUNDRY WORK TO US.

We defy any competitor to turn out more satisfactory work than our's.

PROMPTNESS, GOOD WORK, GENERAL SATISFACTION

We make a specialty of Family Washing, this department being under the sole charge of ladies.

Danville Steam Laundry. SMITH & CURREY, Agents. Lancaster, Ky.

Digests what you eat.

It artificially digests the food and aids Nature in strengthening and recon-Price 50c, and \$1. Large size contains 2% times small size. Book all about dyspepsia mailedfree Prepared by E. C. DeWITT & CO., Chicago.

A judge may be a coarse man and still have a fine way about him.

"I rise to explain," said the yeast, "that I don't approve of loafling." Sharp-tongued people usually man-

of Women Sharp-tongued people usually manage to at least get a word in edgeways.

A stranger who carries a watch always has one familiar face about him. "I feel for you," said the blind man to a friend, "although I don't see

why." The sleepy-head acknowledges that his favorite song is "Let Me Dream Again."

Thinking of last winter, when you are sweltering now is what one would

call cold comfort. An over-sight-eyebrows.

screw to the cork. "If that man has anything of a pull, we'll soon get you out of this. "Many men of many minds" get

them mostly from their wives. Does the "speaking likeness" of Frenchman speak in French?

There may be time to spare, but the over-fat person cannot find it.

CITY ORDINANCES.

Continued from page 4 of Supplement.

aid by the purchaser on his obtaining a deed to the land, or by the lelinquent on his obtaining a release on the redemption of the property. Where the city is the purchaser the fees of the Clerk as herein provided shall be paid by the city only when and after the land is sold by the city under said purchase and tax title.

Deed to City. SEC. 42. When the land is purchased by the city and the right to redeem has expired, and the right of sale has accrued to the city under Section 3? of this article, the Marshal then in office shall convey to the city the property purchased by the city in the same manner he is required to convey to any other purchaser. Said deed to the city shall show the name of the person for whose taxes the land was sold, giving a description of the land sold, and the steps taken by the officers with reference to such sale, as is shown by the book mentioned in Section 38 of this article and the record book of the Council. The Marshal shall execute a separate deed for each piece of property purchased by the city. Said deed shall be acknowledge in due form of law and delivered to the City Council and ordered to be recorded in the Clerk's office of the Garrard County Court as other deeds are recorded. It shall be the duty of the City Attorney to see that this section is complied with before he makes any sale under Section 32 of this article.

Collection of Taxes by Attachment. Sec. 43. If the Marshal or other person have taxes in his hands for collection and believes another person to be indebted in money or property, to the person owing the taxes and believes he can not otherwise collect the tax, he shall deliver or cause to be delivered to the person owing the taxes and to the person owing him, any where he may be found written notice of substance as follows: "Mr. A. B., the taxes due by C. D. to the City of Lancaster, amount to \$..... and cents. To that extent you are notified not to pay or deliver to him any property which you now owe, or may hereafter be indebted to him and to appear before the Police Court of the City of Lancaster on the day of 190. being

judged to pay said taxes this day of 190...

All persons indebted to the person owing the taxes may be included in the same notice. This notice shall be signed by the Marshal and shall operate to enjoin the person named in it from paying the amount mentioned in the notice, money, property, notes, accounts and other things of value owing at the time of the service of the notice, or accruing thereafter until the matter is heard by the court. On the hearing by the Judge of said court the debtor of the delinquent shall be compelled to disclose in Estray, a light red steer with nubin Somerset Journal: "The seed bearing open court all matters of account and indebtedness, whether of money, property or labor owing at the date of the notice or incurred thereafter. The court shall direct the said debtor to pay or deliver to the Marshal any meney, property or other thing then or at the time notice was served due said delinquent, or to the extent of such taxes and costs, or to the extent of his liability, including such as accrued after notice, though paid or discharged; and if it be property the Marshal shall sell the same after advertising by hand bill, posted at the Police Court room door for ten days. If the person so indebted to the person owing taxes, fail to attend or fail to make disclosure the court shall render judgment against them for all the taxes. The proceedings shall be docketed in the name of the City of Lancaster, and if necessary to the interest of the city the court may cause other parties to be brought in before it and made party to the proceedings. The court may hear evidence and in its judgment shall provide for the payment of the taxes due, provided the delinquent shall have the right to show that the property has never been assessed, that it is not subject to taxation or that the taxes have been paid.

Taxes to be Collected by December first-Report of Marshal. SEC. 44. It shall be the duty of the Marshal to have collected all the axes, placed in his hands by the first day of December, and on that date shall file with the City Clerk the affidavit provided for in Section 26 of his article, unless same has been previously filed by him, and if he has filed a former affidavit as provided in such section he shall file a report showing what taxes mentioned in his former affidavit still remain uncollected, and he shall also file his affidavit, including therein the names of all persons and the taxes due by them as provided in said section which was not reported in his former affidavit. The Marshal shall at the same time file his ist of delinquent insolvent taxpayers with the amount of taxes due by each. Also his affidavit showing that said delinquent insolvent tax payers have no property, real, personal or mixed, out of which the taxes could be made. This shall be his report and final settlement and he shall pay over the amount remaining in his hands due the city as provided by these ordi-

Said report and settlement shall be produced to the City Council at the first regular meeting night in December, and at the same time the Marshal shall produce his tax book, and if said report be correct he shall be Twenty-first floor. "That boy, who has come all the way from the ground floor, has a five-pound box of Huyler's! I wonder allowed credit by the delinquent taxes and the books be turned over to the city and a final settlement made with the Marshal.

Collection of Delinquent.

Syc. 45. After the final settlement with the Marshal.

Sec. 45. After the final settlement with the Marshal as provided in the preceding section the City Council shall order the collection of the delinquent taxes as provided in these ordinances, or in any way and by whomsoever they deem proper acording to law.

Board of Equalization-Appointment-Oath. SEC. 46. 'The City Council shall, on the first regular meeting night in November of each year, appoint the members of the Board of Equalization as provided in the city charter. The City Clerk shall make four copies of said order and deliver same to the Marshal, who shall deliver a copy to each of the three members appointed at least ten days before the first Monday in December and make due return on the remaining copy to

the City Clerk. The members of the Board of Equalization shall, before they enter ipon the discharge of their duties, take before the City Clerk the following oath: "You swear that you will, to the best of your ability, discharge the duties required of you as a member of the Board of Equalization, and that in each instance where the property has not been assessed at its fair cash value estimated at the price it would bring at a fair, voluntary sale, you ill increase or decrease the value and fix the value at what you believe he property would bring at a fair, voluntary sale.'

Member Failing to Attend-Vacancy. SEC. 47. The City Clerk shall, upon the copies of the order to be sued by him as provided in the preceding section, also note the time of neeting of said board as provided by the city charter. And any member so appointed and notified who shall fail to be in attendance promptly on the lay for the session of the board to begin without a reasonable excuse shall you come. be subject to a fine of not exceeding twenty-five dollars and the vacancy or vacancies so created, or from any other cause shall be filled by the Mayor.

Duties of the Board of Equalization. Sec. 48. The Board of Equalization shall make a careful examination f the Assessor's books and each individual list thereof, and may increase or decrease any list according to the power vested in them by the city charter. And they shall list all property omitted by the Assessor which may be subject to taxation in the city. If the board during its session find any owner, they shall describe and locate such property and assess the value thereof. The board shall keep a record of their proceedings and correct the tax books thereby. They shall annex their certificate to the tax books that they have examined and approved the same, and return the same with the record of their proceedings to the City Clerk.

Any informality or irregularity in the execution of their duties as a Board of Equalization, and any failure of duty on their part shall not render any assessment invalid.

Treasurer as Collector of Taxes. Sec. 49. The City Treasurer shall be the collector of the taxes provided for in the city charter. In the collection of such taxes he shall, from the amounts of taxable property certified to him by the County Clerk and from the levy made by the City Council, collect the amount of taxes due and payable to him as soon as same become due. In the collection of taxes collectible by him the Treasurer shall be governed by the laws in force in regard to the collection of such taxes, and he shall, on the first regular meeting of the Council in each month, report the taxes collected by him during the preceding month.

Duties of Officers. Sec. 50. In any event where in the assessment, levy and collection of any tax due the city the duty of the officer in relation thereto is not specifically defined by these ordinances, then such officer in such duty shall be governed by the laws in force in reference to the assessment, levy and

collection of State and county taxes. "It's my turn now," said the cork- W. B. MASON, Clerk. R. KINNAIRD, Mayor. A true copy; Attest: W. B. Mason, Clerk.



Kodol Dyspepsia Cure
Digests what you eat. Kodol Dyspepsia Gure

Digests what you eat.

Kodol Dyspepsia Gure

Digests what you eat.

IN THE ELEVATOR.

BY MARY P. ALLEN.

Miss Morris (soliloquizing as she gets into the elevator at the ground floor)—It's all over, and I shall go straight up and tell him

so. Second floor. "Oh, dear, this is the way elevator! I thought it was an express! If it were lightning it couldn't get me there

soon enough!"

Third floor. "I shall give him his ring;

the letters he can call for—or I'll use them to light the fire."

Third floor. "Couldn't call last evening, as usual! Will explain later! Explain, indeed! If Jack Reynolds thinks I'll rereive an explanation he's mistaken!"

Fifth floor. "Engaged just two weeks, and he lets some trifle come in ahead of his

Sixth floor. (Young man enters elevator.)
"Miss Morris, as I'm alive! Well, this is an

unexpected pleasure."
"Why, Mr. Stuart! I haven't seen you in years! Have you been in town long?"
"Just got in this morning. I am employed by the London board of underwriters, and I have to stop off at floor 11 to see the president of the New York board. I am on my way to floor 26 to see Reynolds. Do you remember Jack Reynolds, a prosy old chap who used to belong to our Lotus club?"

Seventh floor. "Yes, I remember him."
"Not the man the women usually select;
but he has a good head."

Eighth floor. "I think Mr. Reynolds is eighth hoor. "I think Mr. Reynolds is quite popular with women." "Indeed? Well, I expect he's changed in many ways since I saw him. He always was a good fellow, but so absent-minded—al-

ways forgetting engagements. I remember he even forgot a date with a girl once when he was puzzling over his law books." Ninth floor. "I have always found Mr.

Reynolds very courteous. But one would not be surprised if a man who is doing so well in a profession became unusually absorbed in it." Tenth floor. "Oh, no; and take him for all in all he's a good old chap, and always was. The only thing is, he's such a confirmed, dyed-in-the-wool old bachelor. I

suppose—Oh, here's where I get out. Do you know, I'm so glad to have had even this little chat with you. I shall be here over two weeks. Will see you again if I may. Ves? Good moving." Yes? Good-morning." Eleventh floor. "Confirmed old bachelor, indeed! It's quite evident he hasn't seen Jack in three years. He doesn't look a day

Twelfth floor. "But then it's nothing to me, of course, whether he looks old or young."
Thirteenth floor. "But in justice to an

older than 24 this minute.'

old-time friend I must acknowledge that he is not prosy. I don't know of a man in the world with whom I'd rather chat, on any subject-that is, until last night." Fourteenth floor. "Such an embarrassing position. Of course, I couldn't tell him we were engaged when we weren't; and, of course, I couldn't tell him our engagement

was broken when he didn't know there had been any."

Fifteenth floor. "Well, he'll find out soon enough that we are simply friends, and that is enough for him to know at present."

Sixteenth floor. "Everyone will know the whole thing soon enough. I shan't shut myself up and die, either, if they do expect it of me."

Seventeenth floor. "I do wonder if I owe it to Jack-I mean Mr. Reynolds-to ask him how he would prefer it should come out about our broken engagement. I suppose one must show him some some

Eighteenth floor. "If he should have such a headache as he had night before last I don't believe he could tell what would be the best way. He works so hard."

Nineteenth floor. "Really, if he has such a headache, I don't believe I'll tell him un-

Twentieth floor. "I wonder why he didn't come last night?"

Twenty-first floor. "That boy, who has

be going to bring them when he comes to explain!" Twenty-second floor. "I do wonder what Jack is doing this minute! He has looked

pale lately."
Twenty third floor. "I would like to

know whether what I am going to say to him will affect him much." Twenty-fourth floor. "It's true, he told me if I ever doubted him it would break his heart. Whenever I tell him he looks tired he says: 'A little extra work just now, s

as to have a longer honeymoon, for I don't believe in long engagements.'" Twenty-fifth floor. "Why does this thing move so horribly slow? I do wonder it Jack will be in. The dear boy! I don't care why he couldn't come last night, and shan't asl him. I don't even care why he thinks I me this morning."

Twenty-sixth floor, room D. "Oh, Jack! "Dear, I am so glad to see you, for I could hardly wait to tell you the reason I could not see you last night. My partner found that by getting a certain amount of work out of the way last night he could go with that Great Lake party August first, of work. and that would leave September free for us, and I know you love me well enough to hurry things that much. Yes? I knew it. Now tell me to what I am indebted for this delightful little call, for I could never make

"Well-I-I-wanted to-to-tell you -come early to-night-for I shall want to talk over these new plans about which you have just been telling me."-Woman's Home Companion.

THE APES OF GIBRALTAR.

There Are Several Tribes of Then Wandering Over the Great

It is perhaps not universally known

that Gibraltar, the fortified rock and British stronghold commanding the entrance to the Mediterranean, and thus the maritime route to the far east, is the only spot in Europe where wild apes are still to be found. A correspondent of the Philadelphia Record, who recently spend days in Gibraltar, writes as follows: Record, who recently spent some ning of September—I took a horse and rode up to the signal station. At a height of about 900 feet I first noticed a herd of some 15 apes, and after having reached the height of a little over 1,100 feet I saw several small herds of from 10 to 12. They offensive. However, when I returned to my hotel I was told by a Highlander officer that my experience was not the rule. The English geologist, P. L. Sklater, spent a few weeks in Gibraltar in September, 1900, for the Gibraltar in September, 1900, for the sole purpose of collecting definite information as to the number of apes still in existence on the rock, and he found their number to be in the neighborhood of 150. One evening, when Mr. Sklater descended with his dog a swarm of apes awaited him the swarm of apes awaited him the swarm of apes above the Alameda, and as soon as he approached the animals opened a furious bombardment of stones upon him and his dog, by which the latter was instantly killed. Mr. Sklater escaped only with

Buying a pig in a poke is the proverbial expression for a pu chase of something whose value is unknown



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Dr. Pierce's Golden Medical Discovery cures diseases of the stomach and other organs of digestion and nutrition. It cures dyspepsia, catarrh of the stomach and other forms of disease popularly known as stomach trouble. It builds up the body with firm flesh, not flabby fat

"About ten years ago I began to le afflicted with catarrh of the stomach, also diarrhea," writes Mr. Wm. Walters, of Antrim, Mo. "Was troubled so often that I sometimes thought my end had come. Tried many remedies, but they gave only temporary relief. In November 1800, thought I would try Dector bottles and took five in succession, then thought I would wait for a time and take the one left. Soon found I had symptoms of the trouble coming back, so took the six a bottle and it cured me. I have enjoyed the best of health this summer, and the credit all belongs to your 'Golden Medical Discovery.' I can't be proved for his remark for his remark

express my many thanks to Dr. Pierce for his remedy, for it did so mu me. Words cannot express what I suffered, the trouble was so severe. Accept no substitute for "Golden Medical Discovery." There is nothing "just as good" for diseases of the stomach, blood and

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howthey would groan when the life is crushed out of them Representing Following Companies by high pressure machinery. Our work is ironed by low

pressure machinery which prolongs the lite of the linen many months, also produces a finish that is not excelled in any city. A card or 'phone will bring

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LOW PRICES. Our Stock is Complete and of Latest Creations. Line of fine CORSETS for SALE at COST.

SALLIE D. TILLETT.

ROOSEVELT'S SERMON.

Preached in Chicago While Vice President on the Text, "Be Ye Doers of the Word."

Christians theoretically, yet were not even good companions for their wives. I have also known women who went to church regularly, but spent their time at home nagging their husbands and children. This is Roosevelt in the course of a lay sermon which he delivered a month ago from the pulpit of Trinity Reformed church, Chicago, while he was yet vice president. He spoke from the text: "Be ye doers of the word, not hearers only."

One of the most abhorrent traits wit .: of character," said Mr. Roosevelt, "a man can possess, in my estimation, is hypocrisy. We all have met men who go about clothing themselves in Scriptural teachings, yet whose conduct toward their fellowmen shows that they do not live up to the teaching 'love thy neighbor as thyself.' The great thing in this world for us to be is doers. Of course to be doers we must be hearers. That is, we must go to church and study the Bible, but our duty does not end there. We should give a helping hand to others by spreading the word of Christ. It is well enough to tell a man what he ought to do, but this must be supplemented by some practical demonstration of application. "By the doers in my text I mean those who go to church, and, hearing preached from the pulpit the doctrine of brotherly love, go into their homes or into their business and apply what they have heard.

"In your business and work if you let Christianity stop when you leave the church door there is not much righteousness in you. Nor are you any too righteous if your Christianity stops at the threshold of your home. The man who carries Christainity into his everyday work stands a better chance of making a success of life than one who does not. The fellow who works for fee only and does the least he can to get his money will in the long run prove a dismal failure.

"Every man should strive to do justice to himself, but in doing so he should not forget the rights of his is in the right and then stand square. ly in the path. If there is any moving to be done let the other fellow do it. This applies to nations as well as

"We have all seen this type of man who is spoken of as his own worst enemy. I have no patience with such men. Often they are a worse enemy to others. A manly man-and that is what we all ought to be-must have strength and power and perseverance. The trials of life test the stuff a man or woman is made of, and the one who is strong, fearless, and courageous to do right is the ideal.

"On this puection of our duty to our neighbor let me say that no one ought to submit to being imposed to consider the rights of others betrue way to help a man is to aid him in helping himself. All of us stumble many times during a lifetime, and the duty of a man to his mittee. neighbor is to help him to his feet so he may help himself. You can help a man successfully, but you can't carry him successfully. If you rob a man of his self-respect, take away his sturdy, self-reliant manhood, no good you can do will make amends.'

BEGGARS IN DIAMONDS.

Professional Fakirs Who Try to Im pose Upon Merchants While Possessed of Jewels,

"I hard hearted!" repeated the Broadway jeweler, briskly. "Not a bit of it, my boy; not a bit of it. I simply used my eyes and saw at a glance that that woman was unworthy of our help."

"Pardon me, Mr. Holmes," said the customer, with some sareasm, "I didn't recognize you without your

"Well, I don't lay claim to any extraordinary perceptive gifts," said the jeweler, ignoring the fling, "but I repeat I saw at a glance that that woman who just asked for alms was a professional fakir, or at least she wasn't in present need."

A few minutes before the subject of this conversation had entered the shop. She was a medium youngish woman, not well dressed, and yet not in rags. She carried a small baby in her arms and essayed a rambling story of her abject poverty, conclud-ing with a request for assistance. The customer was about to contribute, but the jeweler had nudged him and refused the woman's request, whereupon she had departed, says the New York Herald.

"What did you notice about her?" asked the jeweler.

"That she was apparently in distress, and carried a helpless baby,"

returned the customer. "The distress was assumed," said the jeweler, positively. "The baby was a strong card, very frequently worked these days. When professional mendicants have no baby of their own to exhibit for purely sympathetic and commercial purposes they borrow a baby. I don't know that this was the case with the woman in question, but I do know she wasn't in any need that she couldn't obviate herself, and that in a few minutes.'

"You're beyond me," said the cuswedding ring," said the jeweler, simply. "If you were a jeweler you'd observe these things. The stones in her ears were good ones, too, not chips, but well cut stones. Without examining them closely I'd say that she

"The best of the mendicants grow

BY LAWS and ORDINANCES OF THE

CITY OF LANCASTER, KENTUCKY,

AFTER AUGUST 8th, 1902. ***

not true Christianity," said President Ordinances of the City of Lancaster, Ky., adopted 7th day of July, 1902: The City Council of the City of Lancaster, County of Garrard, State Kentucky, do ordain, as follows:

From their passage and publication the following Articles and Sec tions shall constitute the ordinances for the government of the City of Lancaster, and all ordinances and By-Laws, with the exceptions hereinafter named, are hereby repealed. The exceptions referred to are as follows, to-

"The ordinance passed May 3rd, 1897, granting to George M. Pattersen and his associates and assigns, the privilege of lighting the City of Lancaster ten years," also, "the ordinance, or contract with the fiscal Court of Garrard County with reference to the Workhouse, passed Oct. 28, 1898; also, "the telephone privileges granted to Dr. J. B. Kinniard, passed April 5th, 1899;" also, "the ordinance or contract with the Bastin Telephone Company, passed March 17th, 1902;" also, "the resolution or ordinance with reference to the election held at the November election, 1899, on the question of levying a tax for water works, passed September 4th, 1899." The present ordinances are in no wise to alter or repeal the above mentioned ordinances, contracts or By-Laws referred to as excepted.

ARTICLE I. Council Meeting.

Section 1. The regular meeting of the Council shall be held on the first Monday in each month, from October 1st to March 1st. The hour of meeting shall be 7 o'clock p. m., the remainder of the year it shall be 7:30 o'clock p. m.

Sec. 2. All meetings, regular or special, shall be public and shall be held in the Police Court room.

SEC. 3. Neither the Mayor nor any member of the City Council shall absent himself from any regular meeting nor from any special meeting, of which he may have notice, unless he have leave of absence or a reasonable excuse. The absence of the Mayor or of any member shall be noted of record, and if he is absent without leave or reasonable excuse, the absentee shall at the next regular meeting of the Council be fined two dollars, which sum the Council shall order to be deducted from his salary.

SEC. 4. If any member of the City Council shall wilfully misbehave during its session the Mayor or the presiding officer shall immediately fine said member three dollars, which sum shall be deducted from his

Sec. 5. The City Attorney shall attend any meeting of the City Council when requested to do so by the Mayor, and for each failure to do the source so collected and the amount from each source and what disposiso he shall be fined two dollars, to be deducted from his salary, unless he have a reasonable excuse for his failure to attend.

Sec. 6. The Marshal shall attend all meetings of the City Council. preserve order, and perform such other duty as the Mayor or the City neighbor. He should be sure that he Council shall legally require of him, and for each failure to do so he shall be fined not less than two nor more than five dollars, to be deducted from

> SEC. 7. The penalties provided for in the sections of this article shall, except when the Mayor is himself the offender, be imposed by the Mayor, or if he be absent, by the Mayor pro tem. When the Mayor is himself the offender the fine shall be imposed by the members of the Council.

SEC. 8. The Mayor shall on the first meeting night in each year, or as soon thereafter as may be practicable, appoint the following standing committees, to-wit: Auditing Committee, Finance Committee, Street Committee, Light and Water Committee, Judiciary Committee, Sanitary Comnittee, Building Committee and Charity Committee. Each of said committees shall consist of at least two members of the City Council, and the Mayor shall be, by virtue of his office, Chairman of the Sanitary and Charity Committees. Said committees shall serve from the time of their appointment until the first regular meeting in the year following their upon, but before you act always stop appointment, and until their successors are appointed.

Sec. 9. The Mayor may at any regular or special meeting, on his fore standing up for your own. The own motion, or by order of the City Council, appoint one or more special committees as may be necessary, said special committees to serve until they make their report and are discharged from further service as such com-

Sec. 10. The City Clerk or City Attorney, or both, may be appointed to serve on any special committee.

SEC. 11. The order of business of the City Council shall be as follows:

1st. Calling roll of members and noting absentees.

2nd. Reading minutes of the last regular meeting and any special meeting since last meeting, and action thereon.

3rd. Reports of city officers.

4th. Reports of standing committees.

Reports of special committees.

6th. Presentation of claims against the city and action thereon. 7th. Unfinished business from last meeting.

8th. New and miscellaneous business.

9th. Adjournment.

Sec. 12. Every proposed by-law, resolution or ordinance shall be offered in writing and shall be introduced by some member of the City Council, except any person may file in writing with the City Clerk a proposed by-law, resolution or ordinance, which shall be read to the Council by the Clerk, but no action shall be taken thereon except on motion of as follows: Beginning at the public square and counting therefrom, some member of the City Council.

Sec. 13. No ordinance, resolution or by-law shall be altered, amended er repealed except in the same way and by the same rules and methods as is required for the passage or adoption of an original ordinance, resolutien or by-law.

Sec. 14. Whenever there is an objection made or a negative vote to an ordinance or resolution appropriating money the yeas and nays of the vote and the names of the members so voting shall be spread on the

SEC. 15. No person shall address or interrupt the Council, while in ession, except by permission of the Council. The Mayor shall promptly call to order any person violating this rule.

ARTICLE II. Salaries.

Section 1. The salaries of the City Council and other city officers shall be as follows, to-wit:

The Mayor seventy-five dollars per year. Each member of the Council two dollars for every regular meeting

The City Clerk one hundred dollars per year.

The City Treasurer two per cent of all sums paid into the treasury. The City Assessor thirty dollars per year.

The City Attorney one hundred dollars per year and fifteen per cent of all the fines and forfeitures collected.

The City Marshal five per cent on all taxes collected by him and paid into the treasury and such salary as the City Council may, by contract, make with him at the time of his appointment; not, however, to exceed fifty dollars per month for him and his deputy, or deputies. All the Marshal's official fees in penal and criminal cases shall be paid into the treasury as the city's, the salary and per cent for collecting taxes being in lieu of said fees.

ARTICLE III.

Officers' Appointment.
Section 1. The Marshal, the City Attorney, the Treasurer and th City Clerk shall be appointed by the City Council at the regular meeting night in January immediately succeeding the Council's election, and the Assessor shall be appointed at the regular meeting in August next succeed ing the Council's election.

Officers' Bonds. dollars, the penal sum of the Treasurer's bond shall be five thousand dollars, the penal sum of the Marshal's bond shall be five thousand dollars, could get \$75 on the pair at any loan the penal sum of the Assessor's bond shall be one thousand dollars. The tute a separate offense. surety or sureties on each of these bonds shall be worth above all liabilities and exemptions, twice the amount of the penal sum of the respective bond.

such person was appointed vacant.

Sec. 3. The bonds required by law of the city officers shall be acknowlacknowledged, approved and filed shall be spread at large upon the records of such obstruction shall be deemed a separate offense. of the City Council.

Delivery of Records, Etc. SEC. 4. Each officer of the city shall, on the termination of his office, immediately deliver to the City Council, or his successor, or such other person as may be authorized to receive them all money, vouchers, books, papers, records or other property connected with his office or in his custody belonging to the city. Any person violating the provisions of this "I have known men who were good IN FORCE AND EFFECT FROM AND article shall be deemed guilty of a misdemeanor and on conviction shall be fined not less than ten nor more than one hundred dollars, or imprisoned not less than ten nor more than fifty days, or both so fined and imprisoned, and each day's failure to obey the provisions of this section shall constitute a seprate offense.

ARTICLE IV. " Police Court.

Section 1. The Police Court shall be held at the Police Court room in the City of Lancaster, and for the trial of civil actions and proceedings hall be held on the first Tuesday in each month and continue in session as long as the business may require; not, however, to exceed two weeks.

Special Judge.
Sec. 2. If the Police Judge is absent, or for any reason can not preside at the trial of any case, civil or criminal, or is sworn off the bench, it shall be the duty of the Police Judge, or of the City Clerk, if the Judge be absent, to hold an election among the attorneys present for a special Judge to preside at the trial of such case. No person shall be elected who does not possess all the qualifications required by law for Police Judge. Such special Judge shall receive for his services only such fees as are allowed by law to the regular Judge.

Time to be Worked Out. SEC. 3. In all criminal prosecutions in the Police Court where the defendant is convicted and judgment for a fine or imprisonment, or both, is rendered against him, the judgment shall also contain a proviso that if said fine and costs are not paid or replevied the defendant shall be committed to the workhouse and by the workhouse keeper put at hard labor therein, or on the streets or other public property until the fine and costs are paid, or if it be imprisonment, until the imprisonment is satisfied. Each day of labor shall pay one dollar of the fine and costs. This section shall not apply to cases where the judgment is for confinement or imprisonment in the county jail.

Workhouse Keeper to Receive Prisoners. Sec. 4. The workhouse keeper shall receive all prisoners committed to him under judgment of the Police Court, and shall put them at labor as the judgment directs, and shall keep them under lock and key at night, and when not at labor, for any violations of the provisions of this section the workhouse keeper shall be fined not less than one nor more than ten dollars, and upon conviction the fine and costs to be deducted from any moneys due, or that may become due him by the city.

ARTICLE V.

Reports of Officers.
Section 1. The City Clerk, Police Judge, Marshal and any other officer of the city having collected any money belonging to the city shall, except as is otherwise provided by ordinance, at each regular meeting of the City Council file with the City Council their report in writing showing the amount of money collected by such officer during the preceding month, tion has been made of said funds, and if paid into the treasury a copy of the Treasurer's receipt shall be filed with said report; and if not so paid the efficer shall at once pay same into the treasury. Said report shall be signed and sworn to by the officer, who shall also state in his affidavit that the moneys reported are all that have been collected by him. Any officer failing to comply with the requirements of this section shall be fined not less than one nor more than one hundred dollars.

Report of Police Judge. Sec. 2. The Police Judge shall report under oath, at each regular meeting of the City Council, the names of all offenders arrested, tried and convicted in the Police Court during the preceding month; said report shall show what judgment was rendered in each case, and whether the judgment was paid or replevied, and what disposition was made of the offenders. For each report he fails to make the Judge shall be fined five

BUILDINGS AND PERMITS.

ARTICLE VI. Permit to be Obtained.

Section 1. It shall be unlawful for any person to hereafter erect. put up or build, or cause to be erected, put up or builded, or attempt to erect, put up or build a dwelling house, business house, barn or any building whatever, within the limits of the city without first having obtained from the City Council of the City of Lancaster a permit so to do. And to obtain said permit the person desiring same shall be governed by the terms and conditions of the ordinance of the City of Lancaster as set forth in this article.

Application for Permit.

SEC. 2. In order to obtain a permit for the erection of any building as set forth in Section 1 of this article the person desiring same shall, at least three days before a regular meeting of the City Council at which he desires the application acted on, file with the City Clerk an application in writing and signed by the party, upon a blank to be furnished by the Clerk. Said application shall state the location of the building proposed to be erected, its kind, material, character and material of roof, character and material of chimneys, the probable cost of said building and the purpose for which it is to be used.

Permit Granted. Sec. 3. A permit shall be granted by the City Council upon application therefor presented and filed in conformity with the provisions of this article, unless it shall appear to the City Council that to grant said permit it would be detrimental or dangerous, or inimicable to the interests of the city, its property holders or its citizens, when said permit may be

SEC. 4. A fire limit is hereby established in the City of Lancaster including all space, ground, lots, streets, alleys and buildings to Water street on the north, Paulding street on the west. Buford street on the south and Campbell street on the east, and within such limits no permit shall be granted for the erection of a building and no building shall be crected except as herein specified, to-wit : All buildings fronting on the public square and running back therefrom to the four first alleys, and all buildings fronting on Lexington street, Danville street, Stanford street and Richmond street, within said fire limit, shall be built either of brick or stone, and shall be covered with metal. And all buildings within the remaining part of said fire limit shall be built either of brick, stone or frame, covered or weatherboarded with metal, and shall be covered with

Unlawful to Erect Tile Flue.

SEC. 4. It shall be unlawful for any person within the limits of the City of Lancaster to place or cause to be placed within any building now erected, or that may hereafter be erected, any tile flue, or any flue except one built of brick and mortar, the brick laid flat and not on edge.

Penalty. Sec. 5. Any person violating any of the provisions of Sections one, two, three or four of this article shall be deemed guilty of a misdemeanor and shall, upon conviction, be fined not less than ten nor more than one hundred dollars for each offense, and each day that a violation of same occurs or exists shall constitute a separate offense.

Tile Flue to be Removed. SEC. 6. It shall be unlawful for the owner or controller of any house r building within the city limits to keep, maintain, or permit to remain in such house or building, any tile or tiling flue, or stove pipe, or other contrivance which is used, or may be used, as a chimney, or any flue or chimney which is in such a condition as to be unsafe. And it shall be the duty of the Marshal to inspect, as often as may be necessary, all buildings for the purpose of ascertaining a violation of this ordinance; and it shall be his duty on a discovery of a violation of this ordinance to at once notify, in writing, the owner or controller of any building in which there is a tile or tiling, flue, or stove pipe or other contrivance which is used or may be used as a flue or chimney, or any flue or chimney which is in such a condition as to be unsafe, to at once remove said tile or tiling flue or stove pipe or other contrivance which is used or may be used as a flue or article shall be placed and there confined until the tax and costs of catching chimney, or to repair such flue or chimney which is in such condition as to be unsafe, and any person failing after ten days' notice by the Marshal SEC. 2. The penal sum of the Clerk's bond shall be one thousand to remove or repair same in accordance with said notice, shall be fined not impound therein all dogs found running at large contrary to the provisions less than five dollars and not more than twenty-five dollars, and each day of his said failure so to do after the expiration of said ten days shall consti-

Obstructions in Building...

Sec. 7. Any person engaged within the city limits in erecting or

repairing a building, pavement, street, sidewalk or alley who shall obstruct the street, sidewalk or alley, except as herein provided, shall be fined not edged before some officer authorized to take acknowledgments, and when less than five nor more than twenty dollars, and each day's continuance

Danger Signal.

Sec. 8. It shall be the duty of all persons engaged in erecting or repairing a building abutting on any sidewalk, street or alley, or in erecting or repairing any street, sidewalk or alley, who may in doing such work obstruct or in any wise render dangerous to the public such street, alley or sidewalk, to hang a red light at the point of obstruction or danger at dark every night while said obstruction or danger continues, and to cause said light to remain all night. Care must be taken to provide that said light shall burn all night. Any person violating the provisions of this section shall be fined not less than one nor more than twenty dollars. And any person who shall remove or destroy, or put out the light provided for in this section, shall be fined not less than twenty nor more than one hundred dollars.

ARTICLE VII.

Nuisances and Sanitary Laws-Nuisances-What Are?

Section 1. All things which by the common law, or the Statute laws Kentucky are deemed or declared nuisances are hereby declared such, and it is further ordained that anything detrimental to health, dangerous to life or injurious to property, or that shall occasion material discomfort or inconvenience, or that shall give rise to stenches or unwholesome or noxious odors to the material discomfort or inconvenience of the citizens of this city, or of such of them as may be affected thereby, are hereby declared nuisances. Also in addition thereto, the following are specifically declared nuisances, to-wit: Ponds of stagnant water, hog pens and pig stys that are kept or maintained contrary to the city ordinances, privies and privy vaults that are erected or kept or maintained in violation of the city ordinances with reference thereto, noxious slops in vessels or thown on private lots, or upon any street, sidewalk or alley, dead animals, putrid flesh or any offensive matter of whatever description. And whatever else that may be by ordinance declared a nuisance.

Penalty-Judgment of Court.

SEC. 2. Every person who creates a nuisance or who suffers, allows permits a nuisance on or about his premises, or premises under his control, shall be deemed guilty of a misdemeanor and shall, upon conviction thereof, be fined not less than one dollar nor more than one hundred dollars, in the discretion of the court or jury trying the case. And upon every conviction under this section the judgment of the court shall also be that the matter or nuisance complained of exists, or did exist, and if same exists at the time of the judgment, said judgment shall also provide for the abatement, clearance or removal of said nuisance, and each day that a nuisance is created, suffered, allowed or permitted shall be deemed a separate

Manner of Proceeding to Abate.

SEC. 3. The Police Judge of the City of Lancaster, without proceeding under Section 2 of this article, may, upon information filed before him that a nuisance exists, summon the owner or tenant in possession of the premises upon which the nuisance is said to exist, to appear before him within a reasonable time, fixed in the summons, to show cause why said nuisance complained of shall not be abated. And if the said Judge upon hearing shall adjudge the matter complained of to be a nuisance, he shall in his said judgment also provide for the abatement, clearance or removal of said nuisance.

Judgment to Abate.

Sec. 4. Upon a judgment declaring a matter to be a nuisance, or that nuisance exists, the court shall adjudge, and order the person convicted said judgment be under Section 2 of this article; or the owner or tenant n possession of the premises if said judgment be under Section 3 of this article, to at once or within a reasonable time to be fixed by the Judge, bate and remove said nuisance. And shall also adjudge and order the Marshal of the city, if said nuisance is not abated or removed within the ime fixed, to forthwith abate and remove such nuisance at the expense

Expense of Abatement.

Sec. 5. If the Marshal abates and removes the nuisance as provided Section 4 of this article at the expense of the city, the city may recover he amount of said expense against the person, owner or tenant as in other eases of debt, and the person, owner or tenant for his failure to abate or remove said nuisance under the judgment of the court may be proceeded against for contempt.

Privies and Vaults.

Sec. 6. No person shall erect or cause to be erected or suffer to remain on his premises a privy within ten feet of any street (not alley) in the city, and all persons shall have privies provided with vaults at least five feet leep, walled with stone or brick, and shall not allow them to become so full that the contents thereof shall be within two feet of the surface, and all privy vaults shall be cleaned at least twice per year. Provided, however, that any person may use, instead of vaults, a box that can be removed and the contents buried, and all boxes shall be cleaned and the contents buried once each month from the first of April to the first of October, and all vaults and boxes as herein provided shall at all times be well sprinkled with lime so as to prevent odor. Any privy erected, kept or maintained in violation of this section shall be deemed a nuisance and every person violating the provisions of this section shall be deemed guilty under Section 2 of this article and liable to the penalty therein provided. Keeper of Vicious Dog.

Sec. 6. Any person the owner or keeper of any proud slut or of any ricious dog who shall permit the same to run at large within the city, or any person who shall permit on his premises any loud and frequent or continued nightly barking, howling or velping of any animal of the dog kind shall be deemed guilty of maintaining a nuisance under Section 2 of this article and liable to the penalty therein provided.

> ARTICLE VIII. Dog-License Tax-To Whom Paid.

Section 1. It shall be unlawful for any person to own, possess, harbor or have the care or control of any dog, male or female, within the City of Lancaster, without first obtaining a license therefor and paying the tax thereon, which tax shall be one dollar for each dog. No license shall be granted for a longer period than one year at a time, and said license shall run from May 1st of the year issued.

Any applicant for a license under this ordinance shall pay to the City Clerk the sum of one dollar, and also at the same time give a description of the dog for which the license is obtained. Upon receipt thereof the City Clerk shall issue to the applicant a printed license and at the same time shall deliver with said license a metal check or tag with the same number as the license plainly stamped thereon.

Blank Forms. Sec. 2. The City Council shall have prepared and furnished to the Clerk a book of blank forms and stubs, in like forms as to other license books, on which the license provided for in the preceding section shall be issued. Said licenses and stubs shall be consecutively numbered and shall contain a description of the dog as given by the applicant. The original shall be delivered to the applicant and the stub shall be kept and filed with his report to the City Council of moneys received by him and paid into the Treasury. The City Clerk shall pay all moneys received by him from such license to the city treasury in the same manner he is required to pay over other moneys.

Dogs Running at Large. SEC. 3. It shall be unlawful for any person to permit any dog owned or controlled by him or in his possession to run at large within the city limits without having on his neck a substantial collar and attached thereto the check or tag issued with the license for such dog. If any check or tag should be lost the City Clerk may issue a duplicate therefor.

Removing Check or Collar. SEC. 4. It shall be unlawful for any person to remove any check or collar from any dog without the owner's consent.

Proclamation by Mayor. SEC. 5. The Mayor may when, in his opinion, there is danger from hydrophobia, or he considers it necessary for the public safety, by proclamation published in a newspaper in said city, or by printed hand bills posted in the ten most public places in the city cause all dogs to be confined or securely muzzled for a stated time, not exceeding sixty days at a time. And after the proclamation of the Mayor it shall be unlawful for any person to allow any dog owned or controlled by him to run at large or be loose without being securely muzzled.

Pound to be Provided. SEC. 6. It shall be the duty of the City Council to provide a pound in which dogs found running at large contrary to the provisions of this said dog are paid, or until said dog is ordered to be killed by the Judge of the Police Court. And it shall be the duty of the Marshal to catch and of these ordinances.

Duties of the Marshal. SEC. 7. Upon the catching and impounding of any dog by the Marshal as provided in the preceding section, he shall at once notify the Police Judge if the owner or person controlling said dog be known, and said careless. When they grow so careless as to wear diamonds during their
business hours they curtail their receipts—that is, if they visit jewelry
shops in search of alms."

SEC. 7. Any person engaged within the city mints in electing or
less as to wear diamonds during their
business hours they curtail their receipts—that is, if they visit jewelry
shops in search of alms."

Judge shall issue a warrant against said person for a violation of these
while so engaged, obstruct one-half of the street, sidewalk, street or alley may,
building or repairing a building or repairing a

Sec. 8. Any person who shall own, possess, harbor, or have the care or control of any dog without having the proper license and check therefor, or who shall permit any dog to run at large contrary to these ordinances, or in any way violate any of the provisions or requirements of any of the sections of this article shall, upon conviction, be fined not less than two nor more than twenty-five dollars.

ARTICLE IX.

Sidewalks-Building of Sidewalks.

Section 1. That the building, constructing, paving, grading, curbing, or the rebuilding, reconstructing, repaying, regrading or recurbing of any sidewalk or any portion thereof in the City of Lacaster, or in any manner the improvement of same and the material to be used therein shall be executed as provided in these ordinances. And the use of the word "improvement" in the different sections of this article shall mean the building, constructing, paving, grading or curbing, or the rebuilding, reconstructing, repaying, regrading or recurbing, as the case may be.

Street Committee to Report Condition. SEC. 2. The street committee shall, from time to time, report to the City Council the condition of the sidewalks in the city and the City the Fifth Class, Section 3,643, Kentucky Statutes.. Council shall, upon any report of said committee, authorize by ordinance the "improvement" of any sidewalk or portion thereof as they in their discretion may deem necessary.

Duties of City Council-Ordinance-Specifications. Sec. 3. The City Council may, at the time of the passage of the ordinance authorizing and ordering the "improvement" of any sidewalk or portion thereof fix in said ordinance the grade and the character of material to be used in said "improvement," and also the width of the sidewalk and whatever other specifications they may deem necessary. If the City Council shall, at the time of the passage of the said ordinance authorizing and ordering the "improvement," fix in said ordinance the grade and the character of material to be used in said improvement, the width of the sidewalk and whatever other specifications they deem necessary. Then the specifications provided in said ordinance shall govern in the construction of said improvement. If the City Council do not, in the said ordinance authorizing and ordering the improvement, fix the grade and character of material or other specifications, or fail to fix any one or more of the specifications, then in that event the specifications as set forth in Section 4 of this article shall govern in the "improvement" of any sidewalk or portion thereof in the City of Lancaster.

Specifications, Material, Etc. SEC. 4. Unless otherwise provided by ordinance at the time any "improvement" of any sidewalk or portion thereof is authorized and ordered by the City Council the specifications of said improvement shall be

1st. The grading shall agree with the pitch and grade of the sidewalk, or with the natural pitch and grade of the land as far as practicable, and the portion where the pavement is to be laid shall be dug down to a sufficient depth below the curbing to admit of sufficient sand or fine gravel to be filled in thereon as to admit the brick being properly placed thereon.

2nd. The material of the sidewalk or pavement shall be good, sound, hard burned, well formed whole paving brick. No broken or irregularly formed or soft brick shall be used, and the brick must be free from flaws and cracks.

3rd. At the outer edge of the pavement and supporting it shall be laid a line of curbstones. Said curbstones shall be of good, hard limestone, free from flaws, dry seams or cracks. Each curbstone shall be not less than three inches in thickness and not less than two feet in length, and shall be placed perpendicularly in the trench dug at the outer edge of the pavement for that purpose, and shall in all cases have a full square joint not less than fifteen inches deep. The said curbstones shall be tooled down to a uniform straight line for a sufficient depth on the inner side from the top so as to make a true and neat joint with the brick paving. Said curbstones shall be laid true to line and grading. The materials excavated for placing the curbstones and the pavement shall, after the stones are set in position be placed in layers and thoroughly tamped or rammed.

4th. The brick pavement shall be laid with the usual bind (herring bone) and truly and neatly joined to the line of curbstone, and shall be laid on bed of sharp sand or fine gravel; said sand or gravel shall be at least four inches in depth and free from any mixture of dirt or earth.

5th. When the "improvement" crosses any ditch, drain or cut where it is necessary to make a fill or culvert to maintain the grade of the sidewalk, if a fill is made it shall be of good solid earth and well tamped or rammed in the making of same so as to prevent the pavement settling below the line of grade. If a culvert is made it should be of tiling, the tiling to be - inches in diameter and well jointed with cement. When there is an embankment the sides should be sloped as much as may be necessary to sustain the pavement in position.

6th. After the pavement is laid and inspected it shall be covered with a layer of sharp sand or fine gravel, and after the completion of the "improvement" all surplus dirt and material of every description left over from the work shall at once be removed.

The pitch of the sidewalk when finished shall be three inches from the inside edge, to the outer edge of the curbing.

Around the public square no sidewalk shall be less than twelve feet wide. On Danville, Richmond, Lexington and Stanford streets to the second alley from the public square no sidewalk shall be less than eight feet wide, all other sidewalks shall be not less than six feet wide.

Sth. All sidewalks in front of the property of any person or persons whose business necessitates the crossing thereof with wheeled vehicles shall have a roadway of the entire width of suitable distance, said roadway shall be either of brick placed on edge, or of stone or flagging, where flagging is used each stone shall be not less than three feet six inches long, fifteen inches wide and nine inches deep and the space between the flagging shall be paved with brick placed on edge and in all cases the roadway shall agree with the pitch and grade of sidewalks adjacent.

Notice to Owner. Sec. 5. Upon the passage of the ordinance authorizing and ordering any "improvement," as provided in this Article, the City Clerk shall make as many copies of said ordinance as there are owners of land fronting and abutting on said "improvement" ordered, and one more, all of which shall be attested by him to be a true copy, and deliver them to the City Marshall, who shall at once execute same by delivering a cepy to each owner of property fronting and abutting on said "improvement" ordered if he be within the city. In the execution of same the Marshal shall be governed by the same laws in force in the code of practice with reference to persons upon whom a notice shall be served. If no one be found within the city on whom a copy can be delivered, as herein prowided, said copy shall be tacked up in a conspicuous place on the property Said Marshall shall at once return the extra copy to the City Clerk, with his endorsement thereon, showing the time and manner of execution thereof.

Owner Failing to Build-Contract to be Let. SEC. 6. If the owner or owners of the land fronting and abutting on the "improvement" ordered fail to comply with said ordinance by building said improvement according to ordinance within forty days after service of notice by the Marshal, as provided in the preceding section, then the street committee shall give at least 10 days' notice, by written or printed advertisement, posted one at the Court House door in Lancaster and one each at three other public places in the city, that they will at a time and place, specified in said notice, receive sealed bids for the contract of building the "improvement," or any portion thereof, as ordered by the City Council. Said notice shall state the location of said "improvement" or "improvements" and how the contracts will be awarded, that is, whether it will be awarded as a whole or by sections, and that the "improvement" shall be built in accordance with the ordinance authorizing same, and shall also state the time within which said improvement shall be completed, which time said committee is authorized to fix. Said advertisement shall also be inserted at least once in a newspaper published in the City of Lancaster, if there be one, but said insertion in said paper need not exceed 10 days previous to the time of receiving the bids. Said Committee shall at the time and place designated in the said notice, open the bids received and

to the lowest and best bidder, but they shall have the power to reject any and all bids. Approving Bid-Awarding Contract-Bond.

THE BELL

award the contract or contracts subject to approval of the City Council

owner or controller of said dog may at any time after said dog is im- te whom the centract was awarded, and upon the approval of same the conpounded obtain possession of him by paying the tax thereon and fifty cents tractor shall enter into a written contract for the completion of the "imadditional, the Marshal's costs for catching him, and also the Marshal's provement" within the time specified and according to the specificationcosts in keeping said dog. Upon hearing of the rule issued by the Judge, of the ordinance, and shall also give bond with sufficient sarety, to be said Judge may, if the ordinance has been violated, order said dog to at approved by the Council, for the faithful performance of said contract, and the stub shall be kept by the Clerk and filed with his report to the once be killed, unless the tax and charges are forthwith paid. But the upon which said contractor and his sureties shall be liable for any breach City Council of money received by him and paid into the treasury. For payment of tax and charges shall not be a bar to the prosecution of the of his contract. The City Council may also provide in said contract a spewarrant for a violation of the ordinance. Upon the impounding of any cified sum per day for each day over and beyond the time specified for the issued, to be collected by him from the person obtaining the license. The dog if the owner or controller be not known the Marshal shall advertise said completion of said "imprevement," which the contractor shall pay if same be not completed within said time If the contractor fails to give said bond and no license shall be valid unless so issued. For a violation of the proviin the city, if no one claims said dog and pays the taxes thereon within five when required his bid may be rejected and the contract awarded to such other person or persons as the City Council may deem best

Street Committee to Supervise Work. Sec. 8. Every "improvement" ordered by the City Council, whether being built by the owner of the property or by contract with the city, shall be under the supervision of the Street Committee or the City Engineer, if there be one.

Inspection of Work-Apportioning Cost-Payment Sec. 9. Upon the completion of any "improvement" under contract with the City, same shall be inspected by the Street Committee and the City Engineer, if there be one, at a time to be fixed by said committee, of which the owners of the property, if they be in the city, shall have notice, and upon the report of the approval of said work to the City Council by said committee said City Council shall direct the Clerk to apportion the cost of the "improvement" against the owners of the land abutting and fronting on said "improvement," each lot or portion of a lot being asessed as provided by the Charter of Cities of the Fifth Class, Section 3.643, Kentucky Statutes, and if the amount assessed against each lot or

Lien for Cost of Work to be Enforced. SEC. 10. If the owner of any lot or lots or land, which shall have been assessed for the expense or cost of any "improvement," shall fail to pay said assessment or apportionment within five days after same has been paid the contractor by the City, the City Attorney shall at once file suit to enforce the lien on said lands provided in the Charter of Cities of

> ARTICLE X. License—Peddlers—Tax.

Section 1. Within the limits of the City of Lancaster it shall be unlawful for any person, firm, company or corporation to engage in any trade, occupancy or profession or sell any article, goods, wares or merchandise, named in this article and the different sections thereof, without having first procured a license so to do, and paid the tax thereon, as set forth | said Judge may instantly, without further proof, inflict the penalty. in this article.

Licenses When Due. Sec. 2. All licenses granted under these ordinances shall be due on the first day of January in each year, and no license shall be issued for a longer period than the first day of January next succeeding the date of its issue, and the time counting from the date of issual of any license to the first day of the next succeeding January, shall be regarded as one year.

Authority Not Conferred. Sec. 3. License shall not confer any authority to engage in the ousiness or sell the article named in the license on Sunday or any other day on which the law may prohibit the business or sale.

Suspension of License. Sec. 4. Any license may be suspended or revoked by the City Council, at and time, upon sufficient cause, to be judged and determined by said Council. Upon such suspension or revocation the license is void, but the Council may, if it so desires, pay back the proportionate part of the license fee for the unexpired term of said license.

Tax on License. SEC. 5. The tax on license shall be as follows:

(1) For an auctioneer, \$5 per year or \$2 per day. For bill poster, \$5 per year or \$1 per day.

For each peddler, \$50 per year or \$5 per day.

(4) For each fire, life or accident or bonding insurance company epresented by an agent, \$5 per year.

(5) For setting up, operating or running a baby rack, artful dodger similar contrivance, \$2.50 per day. (6) For setting up, operating or running a Flying Jinny, merry-go-

ound or similar contrivance, \$2.50 per day. (7) For setting up, operating or running a bowling alley, \$20 per

year. But no such contrivance or business mentioned in sub-sections 5, 6 and 7 of Section 5, of this article, shall be operated after 10 o'clock P. M. or before 6 o'clock A. M. (8) For selling fire-crackers, Roman candles, rockets or other like contrivances loaded with powder or other explosive substance, \$25 per

(9) For selling cigarettes or cigarette material, \$25 per year. (10) For each itinerant vender of buggies, wagons or other wheeled

schicles or agricultural implements, \$50 per year or \$10 per day. (11) For standing a stallion, jack, bull or boar, a sum equal to the greatest sum charged for the service of such animal, whether the same be for the season or for insurance.

(12) For using, keeping, managing, conducting or controlling each opera house, hall or other buliding where theatrical, minstrel, operatic, concert or variety, or other like performances or shows are held or exnibited for profit, \$25 per year. And no further license shall be required of any person, persons or troup exhibiting therein.

(13) For each theatrical, minstrel, operatic, concert, variety or other like performance or show or other exhibition or entertainment, \$5 for each performance.

(14) For each circus or menagerie or both combined, where the adult admission fee is 50 cents or more, \$25 for each day and night; where the admission fee is 25 cents and less than 50 cents, \$15 for each day and night; where the adult admission fee is less than 25 cents, \$7.50 for each day and night, and for each side show in connection with a circus or menagerie, where an extra admission fee is charged, \$5 for each day and

(15) For each trained animal show or acrobatic performance alone, \$5 for each day and night.

(16) For selling playing cards, \$5 per year.

(17) For selling pistols, \$10 per year.

(18) For selling Bowie knives, dirks, brass knucks or slung shots, per year.

(19) For each two-horse wagon, cart, dray or other vehicle used in nauling freight, goods, wares, merchandise or other thing for hire, \$10 per year, and for each one-horse wagon, cart, dray or other vehicle used for such purpose, \$5 per year.

(20) For each livery stable or other place where horses and buggies or other wheeled vehicles are kept for hire, \$10 per year. (21) For license to carry passengers for hire, \$5 per year or \$2 per day.

(21) For selling at retail on the public square, streets or other public places within the city any lemonade, ginger or soda pop, soda water or other soft drinks or any mixture of either, \$5 per year or \$1 per day. SEC. 6. Any person or persons who, on a court day, or other pub-

lie day, shall for pay or contribution or compensation, set dinners or tables for the purpose of furnishing provisions or edibles for the public. or shall furnish the same to the public or people on such days, shall pay a license of \$25 per annum; provided that this ordinance shall not apply to persons who keep hotels, restaurants or eating houses or houses of private entertainment

Sec. 7. All persons are hereby declared peddlers who are so deemed under the common laws of the State of Kentucky, as set forth in subdivision 3, Chapter 108, of the Kentucky Statutes, which are adopted as part of these ordinances. And no peddlers' license obtained under this article shall give authority for more than one person to peddle under it, nor shall any person to whom it is granted, sell by an agent or clerk or in any other

way than his own proper person. But all agents or clerks shall procure

separate licenses. Penalty for Failure to Procure License. Sec. 8. If any person shall do or attempt to do anything, or earry on or engage in any profession, calling or business, or conduct, control or use anything or business for the doing, carrying on, engaging in, conducting, controlling, using or managing of which a license is required under this article without first having obtained the necessary license and paid the tax thereon, as set forth in this article, or shall violate any of the provisions of this article, he shall be deemed guilty of a misdemeanor and fined not less than five nor more than one hundred dollars, and each day he so

violates the provisions of this article shall constitute a separate offense. Billiard Table, Etc., Unlawful. Sec. 9. It shall be unlawful for any person to set up or operate, for pay, within the city limits, any billiard table, pool or pigeon table or shooting gallery, and any person violating this section shall be fined not less than twenty nor more than one hundred dollars, and each day he so sets up and operates any billiard table, pool or pigeon table or shooting gallery shall be deemed a separate offense.

Clerk to Issue License. Sec. 10. All licenses shall be issued by the City Clerk on applica-

issued in like form to those furnished to County Clerks by the Auditor State. Said Clerk shall, when each license is granted, fill out the original and stub, the original to be delivered to the person to whom itsis granted, his services the Clerk shall be allowed twenty-five cents for each licens Clerk shall issue no license only on the blanks provided for in this section ple sions of this section the Clerk shall be fined \$5.

CRIMES AND PENALTIES.

ARTICLE XI.

Breach of the Peace. Section 1. (1268). If any person or persons shall be guilty of a breach of the peace, riot, rout, unlawful assembly or affray, the persons so offending, and each of them shall be fined not less than one cent nor more than one hundred dollars, or imprisoned not less than five nor more than fifty days, or both so fined and imprisoned.

Disturbing Religious Worship, School or Lawful Assemblage,

Sec. 2 (1267.) If any person shall wilfully interrupt or disturb. congregation assembled for or engaged in worshiping God, or shall willfully interrupt or disturb any school, seminary or college, while the students of same are engaged in their studies, or who are assembling or have assembled for that purpose, or undergoing a public examination, or any assemblage of people met for or engaged in a lawful purpose, he shall be fined not portion thereof be not paid within five days thereafter, to issue a voucher Jail not more than twenty days, or both, at the discretion of the court or the less than twenty nor more than fifty dollars or imprisoned in the County

Provoking Assault.

Sec. 3. (1271.) Whoever shall, in the presence of another person or persons, use any abusive or insulting language, intending thereby to insult such other person or persons, or with the intention to provoke an assault, shall be deemed guilty of a misdemeanor, and shall, upon conviction You see"—and the lawyer crosses thereof, be fined not exceeding twenty dollars. If the offender be a male and the person so injured be a female, the offender may be fined in any gan stroking his lower leg up and sum not exceeding fifty dollars.

Profane Swearing-Drunkenness.

Sec. 4. (1319.) If any person shall profanely curse or swear or shall be drunk, he shall be fined one dollar for each offense and every oath shall be deemed a separate offense. If either of the offenses in this section be committed in the presence of the Police Judge of the City of Lancaster. door, just as cosy a sitting

Concealed Deadly Weapon.

Sec. 5. (1309.) If any person shall carry concealed a deadly weapon upon or about his person, other than an ordinary pocket knife, or shall sell such weapon to a minor, other than an ordinary pocket knife, such person shall, upon conviction, be fined not less than twenty-five nor more than of knocking, when she said as clear one hundred dollars and imprisoned in the County Jail not less than ten as could be: 'Come, father, nor more than thirty days, in the discretion of the court or jury trying the 'f'm ready.' And down on his kn case. This ordinance shall not apply to such persons as are permitted under the side went an old, white-haire the laws of the Commonwealth to carry such concealed deadly weapons. the laws of the Commonwealth to carry such concealed deadly weapons.

Assault with Deadly Weapon-Reckless Firing. Sec. 6. (1308.) If any person shall draw a deadly weapon upon another or shall point any deadly weapon at another or shall hold or flourish, still his submissive children, in or use in a threatening or boisterous manner, or shall on a public highway and he; and no matter what He or at any school assembling, place of public worship or business, or in going fit to bring upon them they shouldn't to or from any place of public worship, fire or discharge at random any sebel at His will! Of course, deadly weapon, he shall be deemed guilty of a misdemeanor, whether said weapon be loaded or unloaded, and upon conviction, shall be fined not less go out homeless in their old age than fifty nor more than one hundred dollars, or imprisoned not less than pecially with poor mother ten nor more than fifty days, or both so fined and imprisoned.

Discharging Firearms. Sec. 7. (1347.) If any person shall shoot or discharge any firearm within the city limits, unless necessary or proper for the protection of person or property, he shall be fined not exceeding twenty dollars. But the City Council may permit shooting in designated places or on particular occasions.

Fornication and Adultery.

Sec. 8. (1320.) Every person who shall commit fornication or adultery shall, for every offense, be fined not less than twenty and not more than fifty dollars.

Selling Poisonous Drug to Infant.

Sec. 9. (1276.) If any person shall sell or deliver to any person under the age of fifteen years, without the consent in writing of his parent or guardian, or upon the written prescription of a physician, any poisonous drug or medicine, he shall be fined one hundred dollars. Furnishing or Selling Cigarettes.

SEC. 10. (1277.) It shall be unlawful for any person to sell or furnish to any person under the age of eighteen years any cigarette or cigarette material, or to give, sell, or barter the same to any person whomseever, with the knowledge that same is to be given or sold or bartered to any such child. or to persuade, advise, counsel or compel any child under said age to smoke fact, it was the most thrilling plea to the same. Any person who violates the provisions of this section shall be which I ever listened. And at guilty of a misdemeanor and, upon conviction therefor, shall be fined not prayed for God's blessing on the less than five nor more than twenty-five dollars or imprisoned in the County Jail not exceeding thirty days, or both so fined and imprisoned. Folluting Spring or Pond.

Sec. 41. (1278.) If any person shall east or place the careass of any cattle, or that of any other dead beast, into any spring or pord, or within cattle, or that of any other dead beast, into any spring or pord, or within house myself, to-night, than to stain twenty-five yards thereof, such person, for every such offense, shall be fined my heart and hands with the blood of for the first offense not less than five nor more than twenty dollars, and such a prosecution as that."

Such a prosecution as that."

"Little afraid to defeat the old man's for every subsequent offense not less than twenty nor more than one hundred dollars

Selling Unwholesome Provisions.

SEC. 12. (1272.) If a butcher or other person shall knowingly sell the flesh of any animal dying otherwise than by slaughter, or slaughtered when diseased, or sell the flesh as of one animal knowing it to be that of another species; or if a baker, brewer, distiller or other person knowingly sell unwholesome bread or drink, he shall be fined not less than one nor more than fifty dollars.

Adulterated Candies.

Sec. 13. (1275.) Any person who shall manufacture or knowingly vend any candies or sweetmeats containing poisonous or noxious ingredients shall, for each offense, be fined not less than fifty nor more than one know, but I hand the ease over." hundred dollars.

Running a Horse.

Sec. 14. (1330.) If any person shall be engaged directly or indirectly n running a horse, by way of practicing him or otherwise, or in running a horse race on the public square or on any street or alley in the city limits. horse race on the public square or on any street or alley in the city limits. place would bring, but was taught the or shall ride or drive any horse in a gallop or run on or through the streets. Bible all straight when I was a youngor alleys or public square, he shall be fined not less than five nor more than twenty-five dollars for each offense. each offense.

Exhibiting Stud Horse.

Sec. 15. (1329.) If any person shall exhibit or show, by riding or eading, a stud horse, jack or bull, or use him in covering within view or hearing of any place of public religious worship, during the time that an assemblage of persons are engaged in such worship, or assembled for that purpose or dispersing therefrom, he shall be fined not less than ten nor more than fifty dollars; or if he shall use such horse, jack or bull in covering within view of any private residence, school house, seminary, or in any public place or open lot within the city, shall be fined not less than ten places as a teaser he shall be fined not less than ten nor more than fifty nor more than fifty dollars, or if he shall use such horse in any of said his claim papers in his fingers.

Stock Affected With Glanders.

Sec. 16. (1332.) It shall be the duty of any person owning a horse, lawyer, smiling.—N. W. Christian Admule, jack or jennet affected with glanders to kill such animal, and to vecate. cause the same to be either burned or buried, and if he fail to do so he shall be fined not less than twenty nor more than one hundred dollars.

Portable Engine. Sec. 17. (1343.) Any person using, operating or moving any traction portable engine on or along the streets or public square of the city, that moved in whole or in part by steam power he shall send and keep at least wo hundred yards in advance of said engine a messenger whose duty it shall be warn all persons of its approach and render such assistance as shall be necessary to secure the safety of all such persons, and any person Rev. Dr. Mackey. failing to comply with the provisions of this section shall be fined not ess than ten nor more than fifty dollars for each offense.

Cruelty to Animals.

Sec. 18. (1246.) If any person unnecessarily or cruelly beat, torture, use, or otherwise mistreat any horse or other beast, whether his own or that of another, he shall be fined not less than ten nor more than one hundred

Leaving Gates Open-Taking Fruit or Vegetables. Sec. 19. (1260.) If any person shall enter into or upon the enclosed lands of another, without the permission of the owner or tenant in posses- Within six months the lady deserted sion, and shall leave open any gate belonging to the enclosure, or shall her husband and home and died abroad pull down or remove any portion of the fence surrounding the land, so that cattle may enter into the premises, or shall enter any orchard or ular belief as to the unluckiness SEC. 7. The Street Committee shall, at the next regular meeting of tion to him. No license shall be issued until the tax thereon has been paid garden and take and carry away any fruit or vegetables, without the conthe City Council, after the bids are received, report the bids received and in full. The City Council shall have prepared and furnished to the City sent of the owner thereof, he shall be guilty of a misdemeanor and fined Queries.

A LAWYER'S EXPERIENCE.

Story of the Prayer He Overheard and to Which He Helped Bring the Answer.

"No," said the lawyer, "I shan't press your claim against that med, you ca get some one else to take your ca-

"Think there isn't any money in it?" "There would probably be so money in it, but it would, as you kno the man occupies and calls home; b

"Got frightened out of it, ch?" "No. I wasn't frightened out of it."
"I suppose likely the old fellow

"Well, yes, he did." "And you caved, likely?"

"No, I didn't speak a word to him."

"Yes. "And you never said a word?"

"Not a word." "What in creation did you

"And the old fellow begged v

"No, I didn't say so: he didn't speak a word to me."

"Well, may I respectfully

whom he did address in your hearing
"God Almighty."
"Ah, he took to praying, did he?"

there ever was. There on a bed, withher silver head way up high on the repeat that nothing could as the parting with those three sons-unless mother and he should be sepathreatened with the loss of their dem little home, which meant beggary and the almshouse; a place they pray to be delivered from entering, if

were about to demand justice"-the lawyer stroked his lower limb in si-

lence for a moment or two, then con-tinued more slowly than before, "and,

I believe, I'd rather go to the poor-

prayers, ch?" queried the client. "Bless you soul, man, you could not doesn't admit of defeat! I tell you. he left it all subject to the will of God; but he left no doubt as to his wishes the matter; claimed that we were told to make known our desires unto God; but of all the pleading heard that beat all. You se

taught that kind of thing myself in my childhood; and why I was sent to hear that prayer I'm sure I don't "I wish," said the client, twisting unasily, "you hadn't told me about the

old fellow's prayer." "Why so?" "Well, I greatly want the money the

ster; and I'd hate to run counter to such a harangue as that you tell about.

I wish you hadn't heard a word of it: and another time I wouldn't listen to petitions not intended for your ears." The lawyer smiled. "My dear fellow," he said "von're

wrong again; it was intended for my intended it. My old mother used to sing about God's moving in a mysterious way. I remember. "Well, my mother used to sing it.

too," said the claimant, as he twisted and tell mother and him the claim bas been met." "In a mysterious way," added the

Religion

If our religion is not proof against the petty trials of home life, we may be sure that it cannot stand conflict with the world .- Wellspring. Never Again.

The saddest words that can ever be uttered are those: "Never again," irrevocable in the drama of life .-

Green an Unlucky Color. A belief of this kind prevails s ly with regard to a certain sect of one of the greater Highland clans. A lady who married the chieftain some years ago, resolved to uproot what she called a foolish superstition, furnished (or induced her husband to furnish) in different shades of green an entire wing just added to the family mansion. cumstances. Needless to say, the pop-

green survives unshaken .- Notes and

Destroying Advertisement. Sec. 20. (1263.) If any person shall take down or deface an advertisement required by law, or for the sale of property, put up by any officer or commissioner authorized to make sale of such property, by execution, judgment or order of sale or otherwise, before the time of sale mentioned in it he shall be fined not less than five nor more than thirty dollars.

Penalty for Gambling. Sec. 21. (1977.) If any person or persons shall engage in any hazard or game on which money or property is bet, won or lost, such person or persons shall be subject to a fine of not less than twenty dollars nor more than one hundred dollars.

Betting on Election.

SEC. 22. (1975.) If any person shall wager or bet any sum of dollars. money or anything of value upon any election under the Constitution and laws of this Commonwealth, or the Constitution and laws of the United States he shall be fined one hundred dollars.

Shooting Firecrackers, Etc.

Sec. 23. Any person who shall fire off or shoot or explode any anvil or other contrivance loaded with powder or other explosive substance, or the purpose of selling them, in the City of Lancaster, and any person so fire off, shoot or explode firecrackers, rockets, Roman candles or other explosive mixtures, or throw any kind of fire balls or bombs, or cause, or aid, or assist same to be done within the city limits shall be fined for each offense not less than five nor more than twenty dollars. Throwing Rocks, Etc.

Sec. 24. Any person who shall, upon the public square, street or any other public place throw rocks, stones, balls or other hard substances. or shoot gum slings or other like contrivances, or play ball shall for each offense be fined not less than one dollar nor more than five dollars. Indecent Exposure or Conduct.

Sec. 25. Any person who shall make any indecent exposure of his person, or shall be guilty of any lewd or indecent conduct or association, liquors in the City of Lancaster, if that be the place where the money is the owner or person entitled to same or paid into the city treasshall be fined for each offense not less than five nor more than twenty-five dollars.

Prostitute—Loitering.

Sec. 26. If any band or prostitute or woman of ill fame, or one who is generally reputed to be such shall be found loitering or walking about the streets or public places within the city, or if she shall conduct herself in such a way or manner, or shall in any manner make exhibit or advertise her trade or calling, shall for each offense be fined not less than ten nor more than thirty dollars.

Disorderly Conduct.

Sec. 27. Any person or persons who shall be guilty of disorderly conduct, or who shall be guilty of the use of any obscene or vulgar language, or shall engage in quarrels shall be fined not less than five dollars nor more than twenty dollars for each offense.

Assault. Sec. 28. Any person or persons who shall be guilty of an assault upon another person, or who shall be guilty of an assault and battery shall be fined not less than five nor more than one hundred dollars, or imprisoned not less than five or more than fifty days, or both so fined and imprisoned in the discretion of the court or jury trying the case.

Vagrants. Sec. 29. Any vagrant or other person leading an idle or dissolute or immoral life having no lawful or visible means of support, who shall be found loating or loitering or idling on or about the streets, or public places, or in any place within the city limits, or any person who shall lead the life of a bawd, prostitute or whoremonger in the city shall be deemed guilty of a misdemeanor and shall, upon conviction, be fined not less than ten nor more than fifty dollars for each offense. And each day that any of said persons or vagrants or bawd shall be so found loafing, loitering or idling in said places shall be deemed a separate offense.

Bawdy House. Sec. 30. Any person who shall keep, manage or control a bawdy house, house of ill fame or house for the purpose of prostitution where unlawful or illicit intercourse is suffered or permitted, or where acts of lewd, obscene or indecent conduct is suffered or permitted, or who shall keep, manage or control an ill governed or disorderly house shall be fined not less than twenty-five nor more than one hundred dollars, and each day any such house is so kept, managed or controlled shall be deemed a separate offense.

Renting House for Purpose of Prostitution

SEC. 31. Any person who shall lease, grant, rent, loan or hire to another any house, tenement or apartment, knowing the same is to be used for prostitution or a bawdy house or house of ill fame, or for any other unlawful purpose, or shall knowingly allow or permit any house, tenement or apartment owned by them to be kept, managed or controlled as a bawdy house or house of ill fame, or house for the purpose of prostitution for spirituous, vinous or malt liquors, except in the manner provided in the where illicit intercourse is suffered or permitted shall be fined not less than twenty-five nor more than one hundred dollars. Permitting Vagrants to Loiter About Premises.

Sec. 32. If the owner, tenant or occupant of any house, room or dollars. tenement in the city limits shall suffer, allow or permit any vagrant, idle, dissolute or immoral person or persons, to visit, loaf, loiter, congregate or remain in or about such house, room or tenement he shall be fined not less than five nor more than twenty dollars.

Loitering.

leiter, congregate or remain on, in or about the property of another person, without the consent of such person, or in, on or about the corporate property of any corporation without the consent of such corporation, and every person or persons violating the provisions of this ordinance shall be fined not less than five dollars nor more than twenty dollars.

Leaving Horse Unhitched. Sec. 34. If any person leave standing unhitched and unguarded on the public square, or on any street any horse or mule or beast of burden he shall for each offense be fined not less than one nor more than three

Hitching to Park Fence. SEC. 35. If any person shall hitch any horse or other animal to the

park fence, or to any shade tree on the public square or any street shall be fined not less than one nor more than five dollars.

Breaking Window, Etc. Sec. 36. If any person shall wilfully break or shoot out any window or door in any building within the city limits, or shall break, destroy, lowing facts appear: A house, room, inclosure or other place where spirremove or injure any sign of a profession or business shall be fined not less than two nor more than twenty dollars for each offense.

Riding on Sidewalks. SEC. 37. It shall be unlawful for any person to ride or drive any horse or other animal upon the sidewalks in the city, or ride or drive any horse or other animal over or across any of the crossings at the edge of the public square and the four main streets, or any pavement into any lot or stable faster than a walk, and any person violating any of the provisions of this ordinance shall be fined not less than one nor more than ten dollars.

Getting on Moving Train. Sec. 38. It shall be unlawful for any person other than passengers and employees to get on or off, or to swing or hang onto, or on the outside of any railroad train, car or engine while same is in motion, or while same is switching, and any person violating this ordinance shall be fined five dollars for each offense.

Speed of Train in City Limits

Sec. 39. It shall be unlawful for any railroad company, its agents or employees to operate and run its train, engine or cars within the city limits at a greater rate of speed than eight miles an hour. And it shall also be unlawful for any railroad company, its agents or employes to and dentists. allow, suffer or permit its train, engine or cars to remain on its track across any street in the city, so as to obstruct travel thereon for a longer consecutive period than five minutes. Any railroad company, or its agents or employees at the time in control of the train, engine or cars shall, for each violation of the provisions of this ordinance, be fined ten dollars

Sec. 40. It shall be unlawful for any person to play cards or shoot dice or craps in any public room of any hotel, tavern or other public place, and it shall also be unlawful for the owner or controller of said room to allow same to be done. Any person violating this ordinance shall be fined five dollars.

Tin Can to Dog.

SEC. 41. It shall be unlawful for any person to tie or attach in any way any tin can or other thing to a dog or any animal for the purpose of causing, or whereby such dog or animal is caused to run through the streets or any other locality in the city, and any person violating this ordinance shall, for each offense, be fined not less than two nor more than five

Obstructions on Streets, Etc.

Sec. 42. It shall be unlawful for any person to deposit or place, or cause to be deposited or placed upon the public square or on any sidewalk, street or alley, or other public place any filth, wood, stone, coal or other thing and permit the same to remain thereon for more than twenty-four hours, except as provided in Article 6, Section 7. It shall also be unlawful of such live stock, and if the owner or controller of such live stock is known for any person to leave upon, allow to remain on the public square, or on any street or alley for more than twenty-four hours any wagon, buggy or live stock. other wheeled vehicle or implements, or wood, lumber, stone, coal, brick or other impediments or obstructions, or to obstruct any of the streets, sidewalks, alleys or public square by means of said obstructions, or otherwise pounded and pay the costs and fees incidental to the taking up, impoundto obstruct same, except as provided in Section 6, Article 7 of these ordiling, feeding, keeping and taking care of same such live stock shall be owner of the property or the person owing it. pances. For each violation of this section every person shall be fined not removed from the pound and delivered up to said owner or controller. Clerk to Deliver Assessment Book and Schedules-Form of same and

uance of said obstruction shall constitute a separate offense.

To Keep Sidewalks, Etc., Clean.

(real estate) within the city limits shall keep the sidewalks, gutters and drains in front of and adjoining the respective property free from and failure shall constitute a separate offense.

Sec. 44. Any person who shall throw or place in any gutter, ditch, drain or culvert any filth or obstruction so as to prevent the free passage of water through same shall be fined not less than one nor more than ten

ARTICLE XII.

Liquors-Sale, Etc., to Another for the Purpose of Selling.

give, procure for, or furnish to another, any spirituous, vinous, or malt liquors, or to have in his possession spirituous, vinous or malt liquors for dollars, and imprisoned not less than ten nor more than fifty days.

The possession of a United States special tax stamp (commonly called United States license) for the carrying on the business of a retail dealer in spirtuous, vinous or malt liquors, or the having of such tax stamp or license, stuck up at the place of business in the City of Lancaster shall be prima facie evidence of guilt under this section.

C. O. D. Shipments.

SEC. 2. That all the shipments of spirituous, vinous or malt liquors paid or the goods delivered. The carrier and his agents selling or deliv- ury to be paid to the proper person on order of the City Council. ering such goods shall be liable jointly with the vendor therefor. Sales, Etc., Directly or Indirectly-Furnishing or Renting House, Etc.

Sec. 3. That any person who shall sell, barter or loan, directly or indirectly, any spirituous, vinous or malt liquors in the City of Lancaster shall, upon conviction, be fined not less than sixty nor more than one hundred dollars, or be confined in the county jail for not less than ten nor more than forty days, or both so fined and imprisoned, in the discretion of the court or jury, for each offense; and any person who knowingly furnishes or as provided by the code of practice in such cases. ents a house, room, wagon, or any conveyance or thing, in which spirtuous, vinous or malt liquors are sold, bartered or loaned, in violation of Secs. 1. 2 or 3 of this article shall, upon conviction thereof, be fined not less than sixty nor more than one hundred dollars, and the house, wagon, vehicle, land or other thing in which the liquors were sold, bartered or loaned shall be liable for all fines adjudged against the person selling, bartering or loaning the same.

To Whom Not to Apply.

Sec. 4. The provisions of the preceding sections of this article shall not apply to any manufacturer or wholesale dealer in the City of Lancaster, who, in good faith and in the usual course of trade sells by the wholesale in quantities of not less than five gallons, delivered at one time and not to be drunk on the premises, nor shall they apply to licensed signed by a regular practicing physician legally authorized to practice medicine.

Druggists—Sale by Prescription.

preceding section shall be written and signed by a regular practicing phyician, legally authorized to practice medicine, and shall state the date thereof, the quantity thereof, the quantity prescribed, and the name of the person to whom it is prescribed. It shall also be the duty of every druggist to keep an accurate register, in a book kept for that special purpose, f every sale of such liquor made by him, his clerks or employes, which hall show, as to each sale, the date, the quantity, to whom made, and upon whose prescription, which prescription shall be preserved by said druggist for twelve months, and only one sale shall be made on any prescription, which register shall be open for inspection at all reasonable times by the City Attorney. Any druggist who shall fail to comply with any requirement of this section shall be fined in any sum not less than fifty dollars nor more than one hundred dollars for each failure, and such failure as to each sale shall constitute a separate offense. The provisions of this article shall not apply to the procurement and use of said liquors for sacramental purposes Prescription by Physician-Penalty.

Sec. 6. That any physician who shall make or sign any prescription preceding section, or who shall make or sign any such prescription unless such liquor is absolutely required as a medicine shall, on conviction thereof, be fined in any sum not less than fifty nor more than one hundred of the State of Kentucky and the ordinances of the City of Lancaster.

Sales to Minors.

SEC. 7. Any person, who shall, in the City of Lancaster, sell, lend or give, procure for or furnish spirtuous, vineus or malt liquors or any mixture of either, to a person under twenty-one years of age, other than his own children, without the special written direction so to do, specifying Sec. 33. It shall be unlawful for any person or persons to loaf, the person by name and the quantity from the father, mother or guardian of such infant, shall be fined fifty dollars.

Sales on Election Day.

Sec. 8. Woever sells, loans, gives or furnishes to any person or persons, either directly or indirectly, spirtuous, vinous or malt liquors, or any other intoxicating drink in the City of Lancaster upon the day of any general or primary election therein, shall be guilty of a misdemeanor, and, upon conviction thereof, shall be fined the sum of not less than twenty-five nor more than fifty dollars for each effense.

Sales, Etc., in Evasion of Law.

Sec. 9. No trick, device, subterfuge or pretense shall be allowed to evade the operation or defeat the policy of the ordinances against selling spirituous, vinous or malt liquors in violation or evasion of any such ordinances in the City of Lancaster. A conviction for selling spiritous, vinous or malt liquors in the City of Lancaster may be sustained against the person in possession of the premises on which said liquor is obtained, furnished or disposed of in violation or evason of these ordinances if the folituous vinous or malt liquors are furnished or obtained in violation or evasion of these ordinances, or where some device is used to dispose of, furnish or obtain such liquor in violation or evasion of these ordinances. The person in possession of the premises on which liquor is sold, disposed of, obtained or furnished in violation or evasion of these ordinances by any trick or method whatever, on conviction shall be fined not less than twenty nor more than one hundred dollars for each offense, and each time such liquor is sold, disposed of or furnished in violation or evasion of these ordinances shall be deemed a separate offense against the person in possession of the premises on which said liquor is obtained, furnished or disposed of. Cocaine

It shall be unlawful for any person, except a registered pharmacist, to sell at retail, in the City of Lancaster, cocaine or its salts, and it shall be unlawful for such registered pharmacist to sell, at retail, cocaine or its salts, except upon the written prescription of a legally qualified physician or dentist. Each prescription containing cocaine or its salts shall have written upon its face the name of the patient and the date it is filled. It shall be unlawful to sell at wholesale in the City of Lancaster cocaine, or its salts, except to registered pharmacists and legally qualified physicians

It shall be unlawful for any physician or dentist to prescribe for, buy for, or sell or dispense to any person for any purpose other than legitimate use of Cocaine or its salts. Any person violating the provisions of this section shall be fined not less than fifty dollars.

> ARTICLE XIV. Stock Laws.

any live stock of any kind to suffer, allow or permit them to run at large or corporation for the taxes due by them respectively, which shall not be upon the streets of this city, and any person violating the provisions of this section shall be fined not less than one nor more than five dollars for each the gift, devise, sale or alienation shall have been made for more than five

Impounding of Stock.
Sec. 2. A pound shall be established and maintained in which any live stock found running at large may be impounded, and it shall be the the city to forthwith take up the same and place them in the pound and there keep, feed and take care of them until they are disposed of under these ordinances.

The Marshal, as soon as such live stock are taken up and impounded, shall advertise the taking up and impounding of same by posting a written or printed notice thereof at the courthouse door in the City of Lancaster, which notice shall give a general description and the mark, if any, he shall be given personal notice of the taking up and impounding of said

If the owner or controller of such live stock shall, before the condemnation proceedings herein provided, appear and claim said live stock im-

less than five nor more than one hundred dollars, and each day's contin- If the owner or controller of such live stock shall not appear within five days after the posting of the advertisement herein provided, and claim said live stock and pay the charges thereon, the Marshal shall report to the SEC. 43. Every person owning or controlling or occupying property Police Judge of the City of Lancaster the taking up and impounding of said live stock and the steps taken by him with reference thereto as provided herein, together with a copy of the notice posted at the courthouse door, clean of weeds, grass and other like obstructions, and shall keep open and and whether the controller is known or unknown, and thereupon the said free from obstructions said gutters and drains, and any person failing to do Judge shall issue a summons against the owner or controller of such live so shall be fined not less than one nor more than ten dollars, and each day's stock if he be known, requiring him to appear on a day named therein and show cause, if any he has, why such live stock shall not be condemned and sold to pay the fees, costs and charges of taking up, impounding, feed-been her only misfortune it ing and taking care of said live stock. Said summons shall be issued, not have been so bad; but with the served and returned as other summons are required by law to be issued, loss of means and the subsequent priserved and returned for a violation of the city ordinances.

If the summons is returned executed the Police Judge shall proceed to hear and determine whether this ordinance has been violated by such a decadence of her better self, which Section 1. That it shall be unlawful for any person to sell, lend, live stock being found running at large, the hearing being conducted as required by law in other misdemeanor cases before said court. And if it hall be found by the court that such live stock were found running at large, and that the preliminary steps as herein provided have been taken judg-, ter for the people in his district, offending shall be fined not less than fifty nor more than one hundred ment shall be entered directing a sale of said stock, or so much thereof as may be necessary to pay the fees, costs and expenses of taking up, impound- families in one well-known city ing and taking care of same, including the costs of the court and the church, each family agreeing to send costs incidental to the sale, said sale shall be made in the same way as required by law in the sale of personal property under execution.

Provided, however, if the owner or controller of said live stock shall at any time before the sale pay such fees, costs and charges the same shall be delivered up to him and removed from the pound. But if said live stock be not redeemed as herein provided and shall be sold the proceeds shall whom their periodicals were mailed. to be paid for on delivery, commonly called "C. O. D. shipments," into the be applied to the payment of the fees and costs and charges against same City of Lancaster shall be unlawful and shall be deemed sales of such as herein provided, and the balance, if any, shall be paid to All fees, costs and charges for taking up and impounding, and proceedings against said live stock and their owner or controller shall become a charge upon and a lien against said live stock, and in case the owner or controller the letter of the city woman was a sunknown proceedings in rem shall be instituted against said live stock to new contact with a life that she had subject them to payment thereof. Such proceedings to be instituted in the | thought forever lost to her, and it Police Court, the pleadings, practice and mode of proceeding to be the quickened her pulse a little to be writsame as in civil actions in rem against personal and unknown defendants Fees.

Sec. 3. The Marshal shall be allowed a fee of fifty cents for taking up and impounding each head of live stock found running at large contrary ty to plead with the woman in the to ordinance, the same to be taxed as costs against them, and he shall provide such live stock with the necessary food and water while they are impounding, and such expense shall likewise be taxed as costs against the same and paid by the owner or controller, or enforced against them in rem as herein provided.

And the officers of the Police Court in the proceedings herein provided shall be allowed the same fees as are allowed by law in similar cases. The same to be taxed as costs and enforced as other fees and charges.

A sow and pigs shall constitute one head of stock under this section. Sec. 4. It shall be unlawful on the public square or any street or druggists, who may sell for medical purposes on a prescription written and alley, or any public place in the City of Lancaster, except Totten avenue, for persons to congregate for the purpose of exhibiting any horse, mule, jack or jennet, for sale, swapping or exchange, or to offer at any of said places, except Totten avenue, for sale, swapping, or exchange, any of said SEC. 5. The prescription upon which licensed druggists may sell spirit- animals, any every person violating this ordinance shall be fined not less her from far away. ous, vinous or malt liquors in the City of Lancaster as provided in the than one dollar nor more than fifteen dollars for each offense. It shall not e a violation of this ordinance for any person to offer for sale publicly, or with the palm of your hand?" asked privately, any such animal at any such places, provided said animal it not ridden or speeded for the purpose of exhibiting the same.

Sec. 5. It shall be unlawful for any person or persons on the public square or any street or alley, or other public place, to congregate for the curpose of exhibiting for sale, swap, trade or exchange, any cow, bull or steer, or calf or heifer, or any hog or sheep, or for any person or persons to sell, swap or exchange any such stock, in any such places, or for any persons to offer to sell, swap, or exchange any such live stock in any such places, and every person violating the provisions of this section shall be fined not less than one nor more than fifteen dollars.

REVENUE AND TAXATION.

ARTICLE XIII.

Section 1. The City Council of the City of Lancaster shall impose levy and collect annually a poll tax and an ad valorem tax. Said tax shall be imposed, levied and collected in accordance with the provisions of the charter of the cities of the fifth class, the statute laws and the Constitution

Poll Tax. Sec. 2. The poll tax shall be imposed on and collected from every contributors, I find that they are male inhabitant of the City of Lancaster over twenty-one years of age, and about equally divided in opinion as

shall not exceed annually one dollar and a half for each poll. Ad Valorem Tax.

SEC. 3. The ad valorem tax shall be imposed, levied and collected on all real and personal property within the city, not, however, to exceed a disadvantages, I will say you are badanually seventy-five cents on each one hundred dollars of the assessed value of said real and personal property, except as is otherwise provided in the the small grains on the tip and the charter (Section 3637 Ky. Statute) of cities of the fifth class and the Con- large ones on the butt end of the ear stitution of Kentucky.

Taxable Property.

Sec. 4. All real and personal estate within the city, and all personal estate of persons residing within the city, except such tangible personalty as has an actual bona fide situs without the city, and all corporations having their chief office, or place of business within the city on said date, and the franchises of same, including intangible property, which shall be considered and estimated in fixing the value of corporate franchises, and any franchise granted in whole or in part by the city and exercised within the city, notwithstanding the corporation holding or exercising same may have its chief office or place of business elsewhere, and the property of all corporations, though their chief office or place of business may be elsewhere, and all property not mentioned herein that is subject to State and county taxes shall be subject to taxation by the city unless same be exempt from taxation by the statute laws of by the Constitution. And for the purposes of taxation, real estate shall include all lands within the city and improvements thereon, and personal estate shall include every other species and character of property, that which is tangible as well as that which is intan-

Who Liable for Tax?

SEC. 5. The holder of the legal title and the holder of the equitable title and the claimant or bailee in possession of the property on the fifteenth practice, and enjoin upon them undue of September of the year the assessment is made shall be liable for the taxes thereon, but as between themselves it shall be the duty of the holder of the equitable title to list the property and pay the taxes thereon, whether the property be in possession or not at the time of the payment.

SEC. 6. All estate, real and personal, and all interest in such estate named and specified in the tax book shall be assessed for taxation and the tax paid by the owner thereof to the persons authorized by law to receive the same, unless otherwise specially provided.

Sec. 7. Real estate shall be valued for taxation without reference to onflicting title. Lien Holder May Pay Tax.

Sec. 8. Any person having a lien on property upon which the owner has failed to pay taxes, and has become delinquent, such lien holder may pay the taxes, interest and penalties thereon, and shall be subrogated to the any length of time find that to make ien of the city therefor, and the sum so paid shall bear legal interest from them positively hog proof they must the date of payment and shall be collectible in the same manner as the orig- fasten the bottom wire down in some inal claim of the lien holder.

Lien of the City for Taxes.

Sec. 9. The City of Lancaster shall have a lien for five years from the Section 1. It shall be unlawful for any person owning or controlling date of assessment on the property assessed and all other property of each firm defeated by a gift, devise, sale, alienation or any means whatever, unless years before the institution of proceedings to enforce the lien, and nothing shall be exempt from levy and sale for taxes and costs incident to the sale When any lands or improvements shall not be assessed in any one year it may be assessed retrospectively in the manner provided by law or these ordi duty of the Marshal when any live stock are found running at large within nances for that year at any time not later than five years thereafter, but the lien thereby accruing shall not prejudice the rights of purchasers Heavy galvanized wire loops are acquired in the meantime. Tax Deed-Evidence of Title.

Sec. 10. The tax deed executed by the Marshall of the City of Lancaster in pursuance of a sale for taxes shall be prima facie evidence of the regularity of the sale, and of all prior proceedings and title in the person to whom the deed has been executed.

Purchaser at Tax Sale-Lien, When Set Aside.

Sec. 11. Whenever any person shall purchase property sold for deinquent taxes due the city and the sale shall be set aside for any irregularity the purchaser shall have a lien on the property for the amount of taxes and cost paid by him, and for which the property is liable, with legal interest from the time of such payment, which may be recovered from the ceptionally far apart, two of these

WHAT A LETTER DID.

Incident That Illustrates Anew the Value of the Human Heartand-Beart Touch.

A woman who had known wealth and gentle surroundings suffered reverses, and found herself among rough people in the logging districts of the northwest. If poverty had vations had come also a neglect of the moral and spiritual side of life, made her a person of small account even among her rough neighbors.

A Christian worker in that region, seeking to obtain good reading matwrote and obtained the names of 30 to a designated family in the woods its secondhand reading matter. This was so different from the usual sending out of barrels of cast-off clothing that some of the donors entered into correspondence with those to

So it came about that a refined woman in the distant city, following her magazines with a letter, was surprised to receive a reply as well-written as her own letter had been, and showing evidence of no little culture.

To the woman in the logging camp

ing again to a gentlewoman. The correspondence went on for some time, with profit on both sides. The city friend-for such she had come to be-improved the opportuniwoods to turn again to those better things in life which she had so long neglected, and to trust God for help. A penitent but earnest resolution, with a prayer and a promise, found expression in the next lettera promise that she would make the effort; would try to lift herself to a

higher plane. She did try, and she succeeded. She is honored now for the good work she is doing for her neighbors; and the neighbors have not ceased to marvel at the change. But she herself knows that its beginning was in the Christian love and fellowship that came to

"Why must you polish that lens a man in a telescope factory.

"There comes a time in the making of a fine lens," the workman replied, "when nothing can be substituted for the human touch."

It is so with our efforts to help men and women to lead a better life. The reading matter of itself might have done good, but how blessed was the letter that brought with it the ense of companionship and sympathy!-Youth's Companion.

SELECTING SEED CORN.

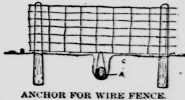
The Much-Mooted Question of Saving the Entire Ear Again a Subject of Discussion.

I would like to say a few words in regard to selecting seed corn of which much has been written of late. In watching the articles of the different regards nubbing or not nubbing the ear of seed corn. To those who advocate nubbing, claiming that it has no advocates there is this disadvantage, mixed with the smaller grains eauses the planter to drop irregular. But this can be overcome in a year if picking the seed has been rightly done. I practiced nubbing my seed corn for some time and it never filled out on either end. Some four years ago I abandoned this practice, and in the spring when selecting for seed picked out the ears that were nearest filled out on both ends and with an average grain all over the ear. The following fall picked our seed corn while husking and in this way had the pick of the whole crop and secured the ears that were completely filled out at both ends. This year on examining the ears we find nearly half the ears filled out over both ends. I think the foregoing enough to convince all that nubbing seed corn is injurious to the seed, and to the farmers who are in the habit of nubbing their corn let me advise them to at once stop the carefulness in selecting their seed, especially their seed corn .- Prairie Farmer.

ANCHORING WIRE FENCE.

The Way Here Described and Illustrated Is One of the Best That Has Been Discovered.

We notice that a great many farmers who use woven wire fences have them staked down by criss-crossing small stakes over the bottom wire. Those who have these fences in use manner. Staking down temporarily answers for the time, but these stakes soon rot off. A much better



made 18 inches in length (requiring about 40 inches of wire for each loop.). These loops are placed around the bottom wire and extend below into a hole dug below the front line, where a weight is attached to the loop as shown at A, and covered up. Almost any farm will furnish these weights in the way of small boulders, old eastings, etc., and when used in this manner are useful and buried out of the way. If the posts are exloops may be attached.-George W. Brown, in Ohio Farmer.

THE CROSS OF DAGMAR.

England Confers Three Royal Decor ations on Women-Queen Alexandra Has Them All.

When the beautiful Princess Alexandra of Denmark was about to leave that country to become the bride of the prince of Wales her father gave known as Dagmar's cross, a relic Danish people, and which now reposes in the Museum of Northern Antiquities at Copenhagen, says the Washington Star.

This cross contains a splinter of the true cross. Golden screws fasten the two parts of the cross together, to be older than 1212. It is of gold and measures 11/2 inches long by one inch broad, and is covered on either side with figures in enamel. On the front Christ is depicted on the cross; on the back are the figures of Christ; in the center, of St. Basilius, St. John Chrysostom, St. Mary and St. John the Evangelist.

When good Queen Dagmar, the "darling queen" of the Danes, died in cross was laid upon her breast. In the time of Charles V. the tomb was opened and the cross taken is daily visited by crowds of admiring Danes, that talk lovingly of the beautiful queen, who "asked neither goods nor gold, broad acres nor stones of price as a morning gift, but asked her lord, Valdemar the Victorious, to free the peasantry from a heavy tax and the poor prisoners from their fetters." It is said in Denmark that this queen committed no greater sin than the "lacing of her silk sleeves small" on a Sunday

The Dagmar cross given to Princess, now Queen, Alexandra by her father was copied faithfully in every detail by the court jeweler at Copenhagen, and is one of the queen's most treasured possessions.

Another "jewel" which the queen values is that bestowed upon her as a member of the Order of the Royal Red Cross, one of the three honorary titles which in England can be conferred upon women. The other two are the Crown of India and the Royal Order of Victoria and Albert. The queen heads the list of the first class of the latter order, only sovereigns and princesses of the highest rank being eligible to membership, which now numbers 23 royal ladies.

The latest member is Holland's young queen. The coveted order of Holland is the Lion of the Netherlands. The first time the cross of the order was conferred upon a woman was when Queen Wilhelmina recently bestowed it upon the mother superior of the sisters of mercy.

Since the death of the empress of Austria the emperor has founded a new order in her memory and named it St. Elizabeth. The cross of the order bears an enameled picture of St. Elizabeth of Thuringia and is conferred upon women who merit distinction in the various vocations of life, or in special religious, humanitarian and philanthropic works. The first recipient of the order was Countess Szapary, upon whom it was bestowed in recognition of her devoted services to the dead empless in her last hours. The Austrian Star Cross Order is the oldest of the 11 orders designed for women in various parts of the world. Even the sultan of Turkey, about 20 years ago, instituted an order for women. The shah of Persia has done the same.

The only woman who ever had conferred upon her the order of St. and sent her the cross of the order. The first woman to win the distinct tion of the decoration for arts and science is Carmen Sylva, who has had it bestowed upon her by the emperor of Austria.

In recognition of the efforts of his sister, the crown prince of Greece, to relieve the wounded of the Turko Greek war, the emperor of Germany conferred upon her the Louise order, with the red cross engraved on the medal.

LIFE OF BILLY THE KID.

Start and Finish of One of the Worst **Bad Men That Ever** Lived.

History has it, with what accuracy let us not inquire too closely, that when Billy the Kid was yet a boy, not more than 14 years of age, some one addressed to his mother a disrespectful remark. This was in Arizona, and at a time when resentments were swift and deadly. The story goes that the boy drew a knife, fatally stabbed the man, and then fled the country. From that time Billy the Kid became an outlaw, and an outlaw he remained for the seven years which completed the span of his short life, says Everybody's Magazine.

To-day there is a little lowly heap of earth situated at Las Cruces, N. this little grave and explain with a certain pride that Las Cruces possesses the final resting place of the worst bad man that ever infested the southwestern border. An ancient grave to visitors, once made the cauthat, had he lived, he would probably have turned out to be a bad man.

"And how old was Billy when he flied?" asked one curlous stranger. "Twenty-one, senor," replied the an eient. "He died, almost as one might say, before he fully began to live.' "You say he was bad?" remarked

another stranger.
"He is said to have killed many men." "How many? How many, amigo, had this man killed at the time he him-

self died?" "He had killed," replied the ancient Mexican, "21 men, one for each year of his age, may the saints defend us," said the Mexican. "He was a good man and very kind to poor people. Yet, had he lived, he might, according to the opinion of some, have turzed into a bad man."

Interrogatories and Oath.

the values, in the other the Assessor will fix what in his judgment is the shall be so ruled as to contain a column, and the columns shall be so labeled sessed by the City Council. held in the greatest reverence by the and designated, for the number of each lot on the city map, the name of the street and on what street the lot is located, the number of feet frontage of the lot on each street, and the depth of the lot, the value of each lot without the improvements, the value of the improvements thereon and the total value with improvements. Also a column for the number of dogs owned by the person-assessed. Also a column or columns, properly labeled or designated, for each of the various classes or items of property subject to the cavity between being the resting taxation by the city, which shall, as far as practicable, conform to and be place of the precious splinter. This the same as the list and schedule furnished by the State Auditor to County cross is of great artistic value, since Clerks for the use of the County Assessor. The following shall be the form it is the only enameled model known of the interrogatives as hereinbefore required:

Interrogatories propounded to and answered by -----, of the City of Lancaster, State of Kentucky, on the —— day of ——, 190--, and schedule of all property held or owned by him on the 15th day of September, 190-and valuations thereof as fixed by him and as fixed by the Assessor.

Interrogatories. No. 1. Are you or were you on the 15th day of September, of the present year, executor of the will or administrator or curator of the estate of any deceased person, or guardian committee, assignee, commissioner, receiver or trustee of any person, or have you, in your posesssion or under your control, any property, money or other thing of value belonging to any other person or corporation. Answer ----. If the answer is yes, the person is required to list such property separate from his own and in urer's receipt for the amounts so paid. away and placed in the museum. It the name of the real owner and show by whom listed.

No. 2. Have you before the fifteenth day of September, of the present year, either personally or through the agency of another, caused any part of your taxable money or other property to be temporarily converted, either by sale, exchange or any other manner, into any bonds, money or securities or any other property not taxable under the laws of this State or the ordinances of the City of Lancaster, for the purpose of evading the payment of taxes, or have you resorted to any means or device whatever to evade the payment of taxes on any part of the property owned by you during twelve months next preceding the fifteenth day of September of the present year? Answer If the answer is yes, the person will state all the facts connected with such transaction, and the Assessor will reduce such statement to writing and attach it to the schedule and make a note of the fact in his book, that the attention of the Board of Equalization may be called thereto.

The following shall be the form of oath which shall be printed on each schedule, which the party whose list is taken, shall subscribe and swear to before the Assessor as soon as such schedule hall be completed, and all persons failing or refusing to take such oath shall be deemed guilty of refusing to give in their property for assessment, and be fined as provided for such costs in the mode prescribed by law.

-Oath -

STATE OF KENTUCKY, CITY OF LANCASTER, s. c. t.

I do solemnly swear (or affirm) that the foregoing schedule contains a true, full and complete list of all taxable property belonging to me on the fifteenth day of September, 190--, and to the best of my knowledge, belief and judgment, the values fixed by me to the various articles as above, is the fair cash value thereof, estimated at the price it would bring at a fair voluntary sale, and that to the best of my knowledge, belief and judgment, none of said articles would bring any greater sum at any such sale than as stated above. I further swear that to the best of my knowledge, belief and judgment, I can not realize any greater sum on the notes and accounts owned and held by me against others than as stated by me in said schedule and that the answers made by me to the above interrogatories are true. Subscribed and sworn to before me by this day of 190--, after said was read to him by me., Assessor.

It shall be the duty of every Assessor to read said interrogatories and oath was read to him by me.

Any Assessor violating either of the provisions shall be deemed guilty of a lages to the party aggrieved. misdemeanor and, on conviction, be fined fifty dollars.

Property Assessed as of September Fifteenth.

listed, and the person owning or possessing the same on that day shall list it shal, on or before the first day of March of each year. with the Assessor and remain bound for the tax notwithstanding he may have sold or parted with the same.

Assessor Failing to Accept Office—Penalty.

be fined one hundred dollars. The Assessor is authorized to administer the of any such delinquent taxpaver, for the taxes due, make out and file with for taxation.

Oath and Bond of Assessor.

SEC. 15. The Assessor, before he enters upon the duties of his office, shall, in addition to the oath prescribed by the Constitution of Kentucky. whose real estate is to be sold or is necessary to be sold for the taxes due. take the following oath before the City Clerk: I do swear that I will ad- have no personal estate, out of which said taxes can be made, said affidavit George of Russia is the ex-queen of Russia i lantry at the siege of Gaeta that the crty to be listed by me at its fair cash value, estimated czar made an exception in her favor at the price it would bring at a fair, voluntary sale, without favor or partiality; that I will diligently search and inquire so that no person will be passed over or shall fail to have an opportunity to give a list of his taxable property, and that I will truly report all persons who shall fail or refuse to list their taxable property after being duly called on by me for that purose, or who have given a false or fraudulent list, so help me God.

The Assessor shall, at the same time, execute bond to the City of Lancaster, with good surety, to be approved by the City Council, for the faithful discharge of the duties of his office, which bond shall be filed with the City Clerk, and on which the Assessor and his sureties shall be liable for any violation of the duties of his office. Actions may be instituted on said bond by the City or any person aggrieved and recovery had thereon from time to

time to the extent of the injury sustained. Non-Residents' Land-Assessor to Obtain Description Lists.

Sec. 16. The Assessor shall obtain description lists of real estate owned by non-residents of the City, and if he fails to see said non-resident in person, he shall use said information in making out his lists and book of taxable property. If the owner of real estate within the City fails to list the same, the Assessor shall nevertheless list it, and to enable him to ascertain the person in whose name to make the list, he is empowered to swear the tax book and a reference made to the proof in the listing of the real estate.

Personal property of every kind shall be separately stated and valued in the appropriate column of the tax book, and if there be no appropriate column it shall be valued and stated in the column headed "miscellany." Assessor to Fix Values-Other Duties.

Sec. 17. The Assessor, from his own knowledge and from the statement of the person listing the property for taxation, and such other evidence as he may be able to obtain upon the oath of witnesses sworn by him, shall fix the value upon all the estate listed with him for taxation, at its fair cash value, estimated at the price it would bring at a fair, voluntary sale, and enter the same in his tax book in the proper name and title of thing, together with the christain and surname of the person and M. To the curious stranger some idle other information designated in the form of the tax book prescribed by law, native may, now and again, point out giving also the aggregate value of the property assessed, and in giving the value of lots or lands the increased value on account of all improvements thereon shall be taken into consideration. If the value fixed by the Assessor be greater than that fixed by the taxpayer it shall be the duty of the Assessor to notify the taxpayer at the time of the assessment of the amount of such Mexican, who sometimes shows this increase and of the time and place of the meeting of the Board of Equalization. The Assessor shall report to the Board of Equalization a list of all tious remark regarding its occupant taxpayers in the City, whose tax lists have been added to or increased by him, after receiving them from the hands of the taxpayer, together with a short statement. The Assessor shall make out his tax book in a fair, legible handwriting and the names of the taxpayers shall be in alphabetical order.

The Assessor shall make out and return with his tax book, the number of male inhabitants of the City over twenty-one years of age, and the number of qualified voters in the City.

Assessor to Complete His Work-Other Duties. SEC. 18. The Assessor shall complete his work between the fifteenth day of September and the fifteenth day of November of each year, and return the tax book, schedules and list, and shall deposit same with the City Clerk

on or before 10 o'clock a. m. of the first Monday in December of each year. In all other matters relating to the duties of Assessor which are not specifically defined by these ordinances and the City Charter, the Assessor shall be governed by the laws in force relating to County Assessor, and he shall attend the meetings of the Board of Equalization and give said board such information as he has in his possession

Clerk to Make Out TaxList. SEC.19. It shall be the duty of the City Clerk, on or before the first purchase money with interest, at the rate of thirty per cent. per annum,

day of March of each year, to make out from the Assessor's list, as corrected and in addition fifteen per cent, upon the total amount of the purchas for the assessment of all property, real and personal, with interrogatories umn for various items, as follows: Number of lots, or number of acres, its next section, and the purchaser other than the city shall have the right to be propounded to each person with affidavit thereto attached, to be signed assessed value, value of personalty assessed, total amount assessed amount of possession of lands purchased by him at any time after the expiration of

sponsible and bound for the amount of taxes, as shown by the said tax list, collection. which he receives and his receipt therefor.

Marshal Tax Collector.

Sec. 21. The City Marshal, by virtue of his office, shall be collector building associations and other corporations. Taxes When Due.

Sec. 22. All city taxes, except as otherwise specially provided by law r the city ordinances, shall be due and payable on and after the first day of March after the assessment.

Marshal to Deposit Taxes with Treasurer-His Report to Council. Sec. 23. The Marshal shall, during each month and at the end of each month, deposit with the City Treasurer all taxes and funds collected by him during that month, except he shall be allowed to retain his commission or per cent on the amount collected, and he shall take the Treas-

The Marshal shall, at the regular meeting night of the Council in each nonth, file with the City Clerk his written report of taxes and funds collected by him during the preceding month, said report shall show the amount of taxes and other funds collected by him, by whom paid and the amount paid by each person, the amount paid into the Treasury by him, and the amount retained by him as his commission. He shall also file a copy of the Treasurer's receipt. He shall also state in said report that he has not collected any taxes or funds other than those therein reported and said report shall be signed by him and verified by his oath and shall be filed and kept with the records of the CityCouncil, and be copied by the Clerk upon the record book of the City Council.

Distraint for Taxes-Demand Before Distraint-Sale of Property-Distrained.

SEC. 24. The Marshal from and after the first day of March in each ear shall collect the City taxes due, and upon the failure of persons bound herefor to pay the same, may distrain the goods and chattels owned by or in the rightful possession of the persons from whom the tax is due, notwithstanding the existence of any lien upon the same, and may proceed to sell the title of such person in so much thereof as will pay the tax due and all

The Marshal, before he makes a levy for taxes, shall demand the same from the person from whom the tax is due, if resident of and in the city. and tender a receipt therefor, if it be required, in which he shall specify the taxable estate with which such person is charged, the value and amount thereof and the tax due. If he shall distrain before demand, if the taxpayer is a resident of and in the city and before he tenders the receipt, if it be required, he will forfeit and pay to the person aggrieved double the amount of such tax and such damages as he may sustain to be recovered by action in his own name. Provided, however, he may distrain without the demand after the first day of July, of the year for which the tax is due. And, provided further, that if the Marshal has reasonable grounds to be lieve that the person from whom the tax is due is about to remove his property from the city or to conceal the same, he may distrain at any time without the demand

The Marshall shall, after having advertised, by written or printed noices, posted at the Police Court room door, the time and place of sale for at least ten days, sell at public auction for money, so much of the property levied on for taxes as will pay the tax and costs. If the Marshal make ilouth in full to each taxpaver before he shall be allowed to sign or swear to it legal or unreasonable seizure and levy for taxes he shall be liable in dam-

Council to Order Delivery of Tax List.

SEC. 25. It shall be the duty of the City Council on or before the Sec. 13. All property, subject to assessment and taxation by the city, first day of March of each year, to direct and order the City Clerk to deshall be assessed and valued as of the fifteenth of September in the year liver the tax list mentioned in Section 19, of this Article, to the City Mar-

Real Estate Sold if no Personalty Found-Affidavit of Marshal.

Sec. 26. If there be no personal property that the Marshal can distrain for taxes due and the same shall not be paid by the 1st day of July and Sec. 14. Any person appointed Assessor by the City Council who there is any real estate within the city belonging to or listed by such delinshall wilfully fail to accept the office and discharge the duties thereof shall quent taxpayer, the Marshal shall, before any sale of any such real estate. eath required to be taken by persons whose property is required to be listed the City Clerk his affidavit in writing, showing the names of all such delinquent taxpayers or persons from whom taxes are due, the amount due from each person, as shown by his tax list, the real estate belonging to or listed by such delinquent taxpayer, and that such persons or delinquent taxpayers

Lien Enforced for Taxes by Order of Council. SEC. 27. The City Council shall, upon the filing of the affidavit by the Marshal, as set forth in Section 26, of this Article, at once order the lien for the taxes mentioned in said affidavit, enforced either by the Marshall, by a summary sale of the property, as prescribed by the City ordinances or by the City Attorney, by action in any court of competent jurisdiction, to foreclose such liens.

Council May Order Liens Enforced by Suit-Marshal Not to Collect. SEC. 28. If the City Council, under Section 27, of this Article, orders the lien for the taxes mentioned in the affidavit of the Marshal, as provided in Section 26, of this article, enforced by the City Atorney, by action the Marshalshall not attempt to collect such taxes, but shall be allowed credit for the amounts thereof, as shown by his affidavit and tax list, in his settlement with the city. And the City Attorney, upon such order, shall at once enforce the lien for said taxes by action in any court of competent jurisdic-

tion, in the manner provided by law. Sumary Sale of Land for Taxes by the Marshal.

SEC. 29. If the City Council, under Section 27, of this article, orders the lien for the taxes mentioned in the affidavit of the Marshal, as provided in Section 26, of this article, enforced by the Marshal, by a summary sale of the property, the Marshal, upon such order, there being no witnesses, and their statements must be put in writing and returned with personal property he can distrain for the taxes due and the same not being paid by the first day of July, shall sell for cash any real estate belonging to or listed by such delinquent taxpayer, or so much thereof as will pay the taxes due and his commission in the same manner that lands are sold under execution, except that the land shall not be valued or levied on and shall be advertised by posting fifteen days before the sale, a written or printed notice at the Police Court room door and at the Court House door, in the City of Lancaster, and the publication once a week, for four weeks prior to the day of sale, in a newspaper of general circulation, if there be one in the city, if not, then by printed handbills posted for fifteen days before the sale at the Police Court room door, at the Court House door, in the City of Lanaster, and in three or more conspicuous places in the City of Lancaster, and the Marshal shall, not less than fifteen days before the sale, mail to the delinquent a postal card, addressed to his place of residence or place of business, if such can be ascertained, notifying him of the time and the place of the sale, and in order to cover the cost of such advertisement and notification, the Marshall shall have one dollar and fifty cents for each person whose property is advertised, to be paid by the delinquent, but in no event to be paid by the city. Provided, however, that no levy or sale of real estate shall be valid, and no fees for making same or credit for taxes in sales of same shall be allowed the Marshal until said Marshal shall have made and filed his affidavit in writing, as provided in Section 26, of this article. And the City Council shall in no case allow credit to the Marshal for taxes on real estate sold and bought in for the City of Lancaster until after said affidavit has been filed and until the order of City Council is made, as provided in Section 27, of this article. Marshal May Buy for City—Redemption—Possesion—Report of City Clerk.

SEC. 30. If no one will bid for and purchase the land advertised to be sold for the taxes due at the amount of the tax, the charges due and the cost of sale, including the cost of advertising, it shall be the duty of the Marshal to purchase same for the City of Lancaster for the amount of tax due and commission may file with the City Clerk the Marshal's certificate of purchase, which thereon, and shall make return to the City Clerk, who shall record the same the Clerk shall record and index in the book aforesaid, and the same shall in a book kept for that purpose, and the Marshal shall have a credit for have the same effect as the Marshal's report would have had if returned. same is his settlement with the City Council. The Clerk shall have a fee of twenty-five cents for making such entry, to be paid by the delinquent on redemption of said land, but in no event to be paid by the city.

The owners of such land or real estate, his representatives, heirs or assings shall have the right to reclaim the same from the city or any other purchaser, at any time within two years after the day of sale, by paying the

SEC. 12. It shall be the duty of the City Clerk to make out or by the Board of Equalization, a tax list of all persons owing taxes, which and the amount of the City Clerk's costs, if any. The city shall have the secure and deliver to the City Assessor on or before the fifteenth day of list shall be so ruled with appropriate columns, as to show the names of all right of the possession of lands purchased by it at any time after the expir-September of each year an assessment book and necessary blank schedules persons owing taxes and the amount due by each one, with a separate colation of thirty days from the giving of the notice, provided for in the and sworn to by the party whose property is assessed. The schedules shall exemptions, total amount taxable, amount of taxes due, and poll tax due. months from the giving of the notice provided or in the next section. In contain two columns, in one the person whose property is assessed shall fix The Clerk shall add up each column and prove same from said corrected list the redemption of lands sold to the city for delinquent taxes at any time of the Assessor, and shall calculate and make out the amount of taxes due within two years after the sale, or until the City Attorney, under the direcher as a keepsake a copy of what is proper valuation of the property. Said assessment book and schedules from said list and the per cent on each one hundred dollars thereof as aswise, the City Clerk is hereby vested with the authority to collect such Clerk to Deliver Tax List to Marshal.

Sec. 20. The City Clerk shall, upon order of the City Council, demake report thereof to the City Council, and shall pay into the city treasury ver said tax list mentioned in the preceding section as made out by him all moneys collected by him on the first day of every month, said report of to the Marshal on or before the first day of March of each year, for which the City Clerk will show the name of each owner and each piece of prope shall at the date of delivery, take the Marshal's receipt for same, said re- erty redeemed, the years taxes for which deliquent, the assessed valuation ceipt shall show the total amount of taxes due, both property and poll, as for same for each year and the total amount paid the city for the redem shown by the tax list, and the Marshal, in his settlement, shall be held re- tion. And the City Clerk shall receive five per cent commission for the

City Attorney to Notify Owner.

Sec. 31. It shall be the duty of the City Attorney within fifty days after the sale to notify the owner of the land purchased by the city of suc of city taxes, except license taxes, and taxes paid by banks, trust companies, purchase, and if the land so purchased be not redeemed within thirty days from such notification he shall institute proceedings for the recovery of the possession of such land; and if such land be redeemed after such proceed ings are instituted the owner shall, in addition, pay the costs of such proceeding. In every case where such lands are redeemed from the city at a time within the period of two years allowed for redemption, the Ci Attorney shall have as his commission, when he attends to his duti twenty per cent of the amount of money paid to redeem such land, but if fail to attend to his duties he shall receive no commission and the wh of the redemption money shall belong to the city. It shall be the duty the purchaser, other than the city, within fifty days after the sale, to give notice in writing to the owner of the land purchased by him of such pur chase, and if such land be not redeemed within six months after said notice he may institute proceedings for the recovery of possession of such

Title. When to Vest in Purchaser.

Sec. 32. If the land purchased by the city be not redeemed within the two years allowed for that purpose, the fee simple title to such land shall vest absolutely in the city, and if said lands purchased by individuals be no redeemed within the two years allowed for that purpose the fee simple title shall at once vest in such individuals. The city may at any time after the two years for redemption have expired advertise and sell at public sale any of said lands forfeited to the city and convey same by deed to the purchaser. The City Attorney shall attend to such sale and the drawing of the deeds, and shall have for his services fifteen per cent of the amount of purchase price at such sale.

Redemption by Person Under Disability.

Sec. 33. Any minor or other person laboring under legal disability except a lunatic or married woman, at the date of sale, shall have one year after the removal of the disability within which to redeem such property, which may be done by paying the purchase money with fifteen per centum on the amount thereof and interest at the rate of thirty per cent per annua from the date of the sale and the costs of the sale. But any purchaser other than the city shall forfeit his right to the purchase unless within six months after the Marshal shall have delivered to him a certificate of purchase hereinafter provided for, he shall in writing give notice of his purchase to both husband and wife in case the purchase be of land of a married woman; or to the statutory guardian of an infant, if there be one; if not, to the parent; if none, to the person having in charge such infant. f the purchase be of the land of an infant; or to the committee of the lunatic, if one; if none, then to the person having in charge such lunatic if the purchase be of the land of a lunatic. If the lands of a married woman or lunatic be not redeemed within five years from the reception of the notice such sale shall become absolute.

Certificate of Purchase-Notice of Marshal.

Sec. 34. The Marshal shall, within thirty days after the sale, give ertificate of purchase describing the land and stating the time of sale and he price for which said land sold, to all purchasers of land sold; and in all cases where the purchaser of such land is the city, the Marshal shall within six months, give the notice required by the preceding section, and for a failure on his part to do so he shall be liable on his official bond for all damages incident thereto, but the title of the city shall not be thereby affected; but if the owner of the land purchased can not be found then the notices required by Sections 31 and 33 of this article shall be served as follows: First, upon any member of his family in the city over sixteen years of age; if none, then, second, upon his agent, if any in the city; and f none, then, third, by a printed or written notice, posted at or near the Police Court room door and on or near the premises. Conveyance by Marshal

SEC. 35. When the right to redeem shall have expired the Marshal then in office shall convey to the purchaser, other than the city, the proprty described in his certificate of purchase, for which deed he shall be allowed a fee of one dollar, to be paid by the grantee in the deed.

Redemption by Infant-Married Woman Sec. 36. If the purchaser be the city the land may be redeemed for an infant at any time during the infancy and by him within one year after his maturity, by paying the amount necessary to the City Clerk, who shall enter upon the book mentioned in Sections 30 and 38 of this article the word "redeemed" after the description of the land, and shall sign his

name in his official capacity to said entry. The lands of a married woman or a lunatic may be redeemed at any time within the period mentioned in section 33 of this article. Purchase by Non-resident.

Sec. 37. If the purchaser be a non-resident of the city, having no cnown agent in the city, or if being a resident he can not be found at his usual place of abode, the lands may be redeemed within the time and in the manner stated in the last preceding section, but if he be a resident of the city and can be found at his usual place of abode, of if he, being a nonresident, has a known agent who can be found at his usual place of abode the redemption money must be paid to the purchaser or his agent, as t case may be, and in every case the certificate of the purchase shall be surrendered to the party redeeming, who shall, by exhibiting the same to the City Clerk, be entitled to have the claim released of record as described in the last preceding section.

Marshals' Report of Sales-Notice. Sec. 38. Within twenty days after the sale the Marshal shall, in his official capacity, make report in writing to the City Clerk, showing when the sale was made, the steps taken by him with reference thereto prior to and at the sale, to whom and for what price the land was sold, giving a description of the land sold as fully as he is able to do, which report shall be recorded and indexed by the City Clerk in a book to be provided by the City Council for that purpose. The Marshal shall at once notify the City Attorney of the filing of said report.

Said report, when recorded, shall operate as a conveyance and vest the title to the property of all persons, sui juris in the city when purchased by the city, and shall be constructive notice to the world of the claim existing in favor of the purchaser, whether the city or an individual, against the lands of persons laboring under no legal disability. If the Marshal fail to make said report he shall, upon conviction, be fined not less than ten nor more than one hundred dollars, but the title of the city shall not thereby be affected, and said report may be afterward filed and recorded with the same effect as if filed and recorded at the proper time.

The City Attorney, after notification of the filing of said report shall. within thirty days after having given the notice provided for in Section property which has not been assessed, and for which they can find no 31 of this article, make his report in writing to the City Clerk, showing the time of the giving of said notices, to whom given and the manner of such notification, which report shall be spread at large upon the record book of the City Council, and a memoranda thereof be noted by the Clerk on the margin of the book, wherein the Marshal's report is recorded as

provided in this section. Report of Notice Given.

Sec. 39. The Marshal shall, within thirty days after having given the notices provided for in Section 34 of this article, file with City Clerk his report in writing showing the time of the giving of said notices, to whom given and the manner of notification, which report shall be spread at large upon the record book of the City Council, and a memoranda thereof be noted by the Clerk on the margin of the book wherein the Marshal's report is recorded as provided in Section 38 of this article.

Purchaser May File Certificate. Sec. 40. If the Marshal fails to make the return of sale to the City Clerk as provided in Section 38 of this article, any individual purchaser

Compensation to Clerk. Sec. 41. The Clerk shall be allowed for his services in recording the report of the Marshal in the book mentioned in Section 38 of this article, one cent for each line of the book employed in recording the report, to be